AN ACT to vest in the Diocesan Synod of Nova Scotia the Funds held by the D. C. S.

33

92

515

134

:02

100

13 2

12

88 22

609

357.64 200

225.00 365.00 100.00

.... P. J. Filleul.

nine months

For

months only.

For three

months.

for

Return

Rector.

by

Services performed

Exclusive of

WHEREAS, at a meeting of the D. C. S. held in the month of July, 1876, it was resolved, &c. &.

And whereas, at the General Session of the Diocesan Synod of Nova Scotia held in the same month, the said Resolution was adopted by the Synod.

And whereas, it is considered expedient in order to carry such (resolution) into effect, that an Act be passed to vest in the said Diocesan Synod of Nova Scotia all real and other property held in trust by or for the said D. C. S.

Be it therefore enacted by the Governor, Council and Assembly, as follows:

- 1. All property, real and personal, held by or in trust for the D. C. S. or other funds respectively connected therewith, are hereby declared to have become vested in the Diocesan Synod of N. S. in trust, to be held and managed, for the several purposes for which they have heretofore been held and managed by the D. C. S. as fully and effectually as the same were previously vested in or held in trust for said D. C. S.
- 2. The said Synod shall be bound to fulfil all engagements made by the said Society previous to such transfer, and to observe all the conditions under which the several funds may have been held in trust by the said Society.
- 3. In all cases where moneys of the D. C. S. have been loaned on mortgage in this Province for the benefit of any trust funds in connection with said Society, and in all like cases it shall and may be lawful in case of the payments of the amounts due on such mortgages, for the said Synod to discharge such mortgagers by writing under their seal, and thereby the mortgagers, their heirs, executors, administrators, or assigns shall be fully discharged from all further liability on account of such mortgages.
- 4. The receipt of the Treasurer of the Synod shall be a sufficient discharge to the Treasurer of the said Society for all moneys and securities transferred by him.