## Religious Institutions Ordinance.

any duties, and the payment of any money, so that the Congregation or Religious Body may have the benefit thereof, and the Court may compel the Trustees, in case of any misconduct, to pay the expense of the application, or may award costs to the Trustees in case the application is made on grounds which the Court considers insufficient, or frivolous, or vexatious.

X. Nothing in this Ordinance shall empower any Trustees of any Burial grounds must Religious Body to occupy or use land for burial purposes within be outside of City the limits of any towns or cities in British Columbia.

XI. The Bill entitled "A Bill for the passage of an Act respecting Repeals Religious the property of Religious Institutions in the Colony of Vancouver Institutions proper-Island and its Dependencies," is hereby repealed, but any act done ty Act of V. I. or executed thereunder, shall be deemed to have been duly done and executed, as if done and executed under the provisions of this Ordinance.

XII. This Ordinance may be cited for all purposes as the "Religi- Short Title. ous Institutions Ordinance, 1869."

Passed the Legislative Council the 9th day of March, A. D. 1869.

CHARLES GOOD,

WILLIAM A. G. YOUNG.

Clerk of the Council.

Presiding Member.

Assented to, on behalf of Her Majesty, this 15th day of March, 1869.

FREDERICK SEYMOUR,

Governor.

VICTORIA, B. C.: PRINTED AT THE GOVERNMENT PRINTING OFFICE.