

BY-LAW No. 10.

To enable the Temporal Committee of St. Andrew's Church, in the City of Ottawa, to issue debentures. Ratified by the Congregation in Annual Meeting assembled, 6th March, 1882.

WHEREAS The Temporal Committee of St. Andrew's Church, in the City of Ottawa, were constituted a body, politic and corporate, by an Act of the Legislative Assembly of the Province of Ontario, passed in the Thirty-First year of the reign of Her Majesty, Queen Victoria and chaptered sixty-one, under the name of "The Temporal Committee of St. Andrew's Church, in the City of Ottawa, in connection with The Church of Scotland";

AND WHEREAS by the said Act the following lands and premises among others were vested in the said Corporation, namely:—"That parcel of land known as lot H in Concession C, Rideau Front, of the Township of Nepean, in the County of Carleton, known as the Glebe Lot, excepting that part of said lot reserved by the Ordnance Department on the Rideau Canal," in trust for the congregation of the said St. Andrew's Church in Ottawa;

AND WHEREAS, by an Act of the Legislative Assembly of the Province of Ontario, passed in the Thirty-Eighth year of the reign of Her Majesty, Queen Victoria, and chaptered eighty-six, it was, amongst other things, provided, that the said Corporation should have power, from time to time, to execute and issue debentures in current money of Canada to such an amount, in such sums, not less than fifty dollars each, at such rate of interest and time and place of payment of interest and redeemable at such times and places as might be determined by any by-law or by-laws made by said Corporation and ratified in the manner provided by section nine of said Act of Incorporation; PROVIDED ALWAYS, that the total amount of debentures outstanding at any time should not exceed thirty thousand dollars; AND PROVIDED ALSO, that all debentures, before being issued, should be registered by the said Corporation, in a book kept for that purpose, which book, should, at all reasonable times, be open for inspection by any holders of any such debentures, and that the money to be raised by the issue of the said debentures should be applied to the purposes mentioned in the first section of the said last in part recited Act;

AND WHEREAS, that portion of the said lands and premises hereinafter mentioned and described, together with other lands and premises, are subject to a mortgage bearing date the Eighteenth day of March A.D. 1876, made by the said Corporation to one Andrew Murray, of the City of Aberdeen, in that part of Great Britain known as Scotland, Advocate, for securing payment of the sum of six thousand pounds sterling;

AND WHEREAS, it has been deemed expedient, under the powers conferred by the said last in part recited Act, to issue debentures for

the su
for th
one o
sidere
No
Churc
Scotla

1. I
deben
sand d

2. T
tures o
from o
corpor
be pay
at the
hundre
redeem
of four
in each
at the s

3. T
the Sec
and suc
any hol

4. T
and be

5. TH
followi
eight, n
down on
Rideau
by Lind
the 12th
Office of

6. Th
the said
right is h
which th

7. Th
by lot or
said 1st
debenture
present th
Corporati
May, and
all interes
the debent
interest sh
date and