ances, the same, or so much thereof as the said Fund may be insufficient to meet, shall be defrayed out of the Casual and Territorial Revenue of the Crown in the Province of *Canada*.

IV. And be it enacted, That as soon as the said Provision for the Fund shall exceed the amount of the several Stipends and Scotland. and Allowances aforesaid, and subject always to the prior Satisfaction and Payment of the same, the said annual Fund shall be appropriated as follows, (that is to say), the net Interest and Dividends accruing upon the Investments of the Proceeds of all Sales of such Reserves sold or to be sold under the Authority of the before-recited Act of the Eighth Year of the Reign of King George the Fourth, shall be divided into Three equal Parts, of which Two shall be appropriated to the Church of England and One to the Church of Scotland in Canada; and the net Interest and dividends accruing upon the Investments of the Proceeds of all Sales of such Reserves sold under the Authority of this Act shall be divided into Six equal Parts, of which Two shall be appropriated to the Church of England and One to the Church of Scotland in Canada: Provided always, that the Amount of the beforementioned Stipends and Allowances which shall be paid to and received by any Clergyman of either of the said Churches of England or Scotland shall be taken, as far as the same will go, as a Part of the Share accruing to each Church respectively by virtue of this Act; (that is to say,) the Stipends and Allowances to any Clergyman of the Church of England as Part of the Share accruing to the Church of England, and the Stipends and Allowances to any Clergyman of the Church of Scotland as Part of the Share accruing to the said Church of Scotland, so that neither of the said Churches shall receive any further or other Sum beyond such respective Stipends and Allowances until the Proportion of the said annual Fund allotted to them respectively in manner

-

2