it shall horized pread h. Who tion or oresaid. of the convenrustees, s of the neeting er shall r places e memat such the perdisapyea or sons so in the or ceasch, and s, privi-, and be case the l not be esent at nister or d disap-

case of a

isapproval, the male members so present as afore-Mid. shall themselves proceed to nominate and elect a Trustee or Trustees to supply the place of the Trustee or Arustees so dying or ceasing to be a member or members of the said Church; and the person or persons so elected shall have all the powers and be subject to the same rules and regulations as the Trustee or Trustees so dying or ceasing to be members as aforesaid. Provided always that no person shall be nominated, or be eligible to be elected a Trustée as aforesaid, unless he shall have been for one year at the least next preceding the time of such nomination or election, a member of the said Church, and shall be at the time of such nomination of the full age of twenty-one years. Provided also, that in case of an equal number of votes for or against any person or persons so nominated as aforesaid, the said minister or preacher in charge as aforesaid shall have a casting vote.

Provided also, that if the said Trustees, or any of them or their successors, shall at any time advance any sum or sums of money, or shall be personally responsible for any sum or sums of money on account of the purchase of the said premises, or for any building erected thereon, or laid out for the necessary purposes of the said church, land or premises, and shall be obliged to pay the same out of his or their private means—they, or a majority of them, may mortgage the said land and premises for the purpose of raising money thereon to reimburse him or them the money so paid for the use of the said church as aforesaid: or in their discretion may sell or absolutely dispose of the said land and premises after the expiration of one year from