

shall be a debt to His Majesty and may be recovered from the Board in any action brought for that purpose.

Pleading Act.

5. This Act may be pleaded as a defence to any action now pending or that may hereafter be brought by the Board against any person or Corporation in respect of any of the monies received and disbursed by the Commission as aforesaid.

6. The order-in-council made on the 26th day of August 1915, which is set out in the schedule herewith is confirmed and declared to be and to have been from the said date legal, valid and binding and the Commissioners shall be indemnified by the Province from and against all liability from indebtedness incurred by them or damages recovered against them by reason of any of said payments and expenditures by them as aforesaid or in consequence of anything done or suffered by them or any of them while acting as such Commissioners.

N. B.—L'arrêté ministériel auquel on fait ici allusion nous est arrivé trop tard pour publication dans cette livraison; nous le donnerons le mois prochain,

L'Action française

*publiera, en mai, un article de M. l'abbé
Lionel Groulx, sur le 275e anni-
versaire de la fondation
de Montréal.*