as fully as they would have applied without this Act and without the division of the former Diocese of Quebec, to the said late Corporation, and the members thereof, and as if each of the said Corporations had been one of those constituted by the said Act, in so far as may not be incon-5sistent with this Act and subject always to the provisions herein made.

Of whom to consist in the Diocese of Quebec.

II. And be it enacted, That the Corporation of The Church Soci ty of the Diocese of Quebec hereby constituted, shall be composed and consist of the Lord Bishop 10 of the Diocese of Quebec (as now constituted) for the time being, and of those members of the said late Corporation who shall at the time of the passing of this Act be resident within the said Diocese of Quebec, unless and until it shall be otherwise provided by the by-laws of the 15 Corporation, and of such other persons as shall from time to time hereafter be elected members of the said Corporation, in the manner provided by the Act aforesaid.

And in that of Montreal.

As to life members, or

members

the Province.

III. And be it enacted, That the Corporation of The 20 Church Society of the Diocese of Montreal hereby constituted, shall be composed and consist of the Lord Bishop of the Diocese of Montreal, for the time being, and of those members of the said late Corporation who shall, at the time of the passing of this Act, be resident within the 25 Diocese of Montreal, unless and until it shall be otherwise provided by the by-laws of the Corporation, and of such other persons as shall from time to time hereafter be elected members of the said Corporation, in the manner provided by the Act aforesaid. 30

IV. Provided always, and be it enacted, That any life member of the said late Corporation, resident in either resident out of of the said Dioceses, shall have power to make his election of the Diocese with which to be connected, and that if no such preference be expressed by him in writing 35 under his hand, to the Bishop of such Diocese, within two months after the passing of this Act, such life member shall be considered to be and shall be a life member of the Corporation of the Diocese within which he resided at the time when the said Letters Patent took effect; 40 and provided further, that any person not resident in the Province of Canada, who became and was such life member at the time when the said Letters Patent took effect, shall be considered to be and shall be an honorary mem-45 ber of both Corporations.

In which society the real property of the late Corporation

V. And be it enacted, That the real property of the said late Corporation, and its right to or in any real property, whether held to and for its own use generally, or shall be vested. in trust for any special purpose or purposes, shall be and are hereby vested in that one of the two Corporations 50 hereby constituted, which is constituted in and for the