

the said Common, who, by writing under his hand, shall declare who are the persons chosen and elected to be Chairman and Trustees of the said Common; and the persons so chosen and elected, shall continue in office until the first Monday in May, one thousand eight hundred and _____, and no longer, unless they shall be afterwards re-chosen and re-elected in the manner hereinafter directed. 5

Term of office of Trustees.

III. And be it enacted, That the said Chairman and four Trustees shall, on the said first Monday in May, one thousand eight hundred and _____, by an election in the manner aforesaid, 10 be replaced, and the Chairman and Trustees for the said Common shall for ever hereafter, after two successive years' service, be replaced, and another Chairman and Trustees be chosen and elected in their stead, on the first Monday in the month of May; and it shall be the duty of the Chairman to give notice verbally, immediately after Divine Service, in the forenoon, and in writing set up at the Church door of the said Parish, on the Sunday or holiday next preceding the day hereby appointed for an election of such Chairman and Trustees, informing the inhabitants, qualified as aforesaid, that such election will take place at the Presbytere or 20 Parsonage House of the said Parish, pursuant to this Act, and requiring their attendance thereat accordingly; and the Chairman shall preside at such election, and declare who are the persons thereat chosen as Chairman and Trustees for the ensuing period. 15

Notice of such Elections.

Chairman, &c., having served, exempted for a certain time from serving again.

IV. Provided always, and be it enacted, That the Chairman 25 and Trustees who shall have so as aforesaid served and been replaced, shall not be again eligible to serve as Chairman or Trustees, until after the expiration of eight years next after the time of their going out of office, as aforesaid.

Cases of failure of any Election provided for.

V. Provided always, and be it enacted, That if at any time any 30 election or elections to be had or held under this Act shall not take place, when under this Act the same ought to have taken place, the said Corporation shall not by reason thereof cease or become extinct, but such election shall and may be held at such time hereafter as the Chairman then in office may thereunto appoint, giving due notice in the manner aforesaid, of the time and place where such election is to be held, and presiding thereat, and declaring who are the Chairman and Trustees chosen and elected, as herein above enacted. 35

Case of death, removal, &c., of a Trustee, provided for.

VI. And be it enacted, That in case the Chairman, or any of 40 the Trustees, should die or remove from the said Parish while in office, such Chairman or Trustees shall be replaced by an equal number of persons chosen and elected as aforesaid, in his or their stead, who shall remain in office for the same period as he or they,