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shall not be vested with the power conveyed in said Letters Patent, but shall be subjected to the provisions of the Church Temporalities Act.

3. The decree to be made by the Bishop of the Diocese of Montreal in the subdivision of any Parish constituted under Letters Patent, shall take effect only from the time of its sanction by the Synod, by any rule, regulation or Canon to be adopted for that purpose.

OCCUPANCY OF PARSONAGES AFTER DECEASE OF INCUMBENTS.

1. At least three months from the time of decease shall be allowed to the widow, or children, or other relatives of the late Incumbent, provided that they have been resident with him and forming part of his family up to the time of his decease, before they, or she, or any of them, be called upon to leave the Parsonage.

2. If the Glebe or any other land be under cultivation the crop thereof belongs, of course, to the lawful representatives of the deceased, unless his successors consent to refund the expense incurred in such cultivation, when the crop belongs to the in-coming Incumbent.

2. In the case of meadow land the grass belongs to the successor; but if made into hay the same is the property of the representatives of the deceased.

4. The above, rules apply to Clergymen on their being placed on the superannuated list,

CHURCH-WARDENS.

The Incumbent and Church-wardens of every church and chapel being a body corporate and politic, the administration of the temporalities of every church or chapel is by law vested in them; but for the more perfect and efficient administration, and with a view to leaving the Incumbent more complete leisure for the discharge of his sacred office, it is expedient that certain duties should be under the more immediate superintendence of the Church-wardens.