

statement of his intrusions, to be laid before the general annual meeting. He shall also furnish the Trustees with a statement of the funds in his hands whenever they shall require it.

ARTICLE IV.

In the appointment of a committee to select a Minister, all proprietors in right of property, possessed for not less than one year, and not in arrear of pew rent, shall be entitled to vote; also all members of not less than three years standing, one at least of which they have been a member in full communion, and not in arrear of pew rent, shall be entitled to vote,—it being, however, understood, that there shall be only one vote for each pew: when two or more persons so qualified, shall occupy a pew, they shall have but one vote, they agreeing amongst themselves who shall give that vote; and in case of misunderstanding, amongst such members, on this point, they shall have no vote,—it being hereby provided that such disagreement shall not be construed to be any privation of their right, nor shall it influence or retard any business on which a general meeting shall be called; provided always that no proprietor or pew-holder shall be entitled to more than one vote. See Section VI, the Act of Incorporation.

ARTICLE V.

The committee for selecting a minister being duly chosen, shall prudently and conscientiously seek out and select a pious and faithful servant of Christ, a licentiate of the Established Church of Scotland, or of the Presbyterian Church of Canada, in connection with the Established Church of Scotland, whom, by his character, gifts and requirements, they may consider best fitted to edify and instruct the congregation; and, having made their selection, they shall duly present the person, on whom their choice has fallen, with an invitation, in the name of the church and congregation, to become their Minister. And having received his acceptance, the same, together with the presentation, shall be laid before the Presbytery of the Bounds, in order that the Presentee may be invested with full powers as a Minister of said church, according to the laws and practice of the Established Church of Scotland.

ARTICLE VI.

The Minister's stipend shall be guaranteed out of the revenues of the church, and shall be paid in four quarterly payments, each quarter in advance.

ARTICLE VII.

The rents of the pews, and all other revenues of the church, (except the weekly collections,) shall be appropriated to the payment of the minister's stipend, the payment of the principal and interest of all money borrowed for the purposes of the church and congregation, and to the defraying of any incidental expenses which may be incurred for the church, other than those specially provided for out of the weekly collections. And should any surplus remain, it shall be under the control of the Trustees, for the benefit of the church and congregation.