Diocesan

1863 to ocese of

Council,

33, entinod of h, alter her real ereafter ch Corcese of arishes, by any aerwise

n Synod

Council

the Act ia, the in the ore the passing of such Act of Incorporation were represented in the Synod of the Diocese of Nova Scotia) may, so long as they continue to be under the jurisdiction of the Bishop of Nova Scotia, be admitted as members of such incorporated Synod, and may enjoy and exercise the same rights and privileges therein as the Clergy and Laity of the Church of England in this Province.

II. So much of chapter 77 of the acts of 1863, entitled "An Act to Incorporate the Diocesan Synod of Nova Scotia," or of any other existing enactment as is inconsistent with this act is repealed.

An Act to Amend Chapter 25 of the Revised Statutes, 4th Series, of the Church of England.

(Passed the 4th day of April, A. D., 1876.)

Be it enacted by the Governor, Council, and Assembly, as follows:

- 1. No person shall officiate as a Minister of the Church of England within the Province of Nova Scotia, but such as shall be duly licensed or instituted to the cure of souls by the Bishop of the Diocese, having previously subscribed to such declarations of assent and conformity to the doctrines and discipline of the Church of England, as may be enjoined in England at the time of making such subscription, except so far as they, or any of them, may be contrary to, or inconsistent with, any Canons or Regulations of the Provincial or Diocesan Synods. And no license or institution shall be refused without the reasons therefor being duly signified in writing and delivered to the applicant within three months from the date of application for such license or letters of institution.
- 2. The Parishes already established shall remain as heretofore, and when any church shall be erected for divine service according to the rites of the Church