An Act to facilitate the building of Churches in certain cases.

WHEREAS there are some Parishes which are situate partly Preamble. in one County and partly in another, and in such cases the valuation of the real property in the said Parishes is made by two different bodies of Assessors; And whereas an assessment for the building of a Church, Parsonage-house and its 5 dependencies, Sacristry and Churchyard, based on such partial valuations, may not be equitable; Be it therefore enacted, &c.,

That for and notwithstanding the seventeenth paragraph of the Mode of valuathirty-third Section of the Act passed in the Session held in the tion in Parishes lying 10 tenth and eleventh years of Her Majesty's Reign, chaptered seven, partly in one and intituled, "An Act to make better provision for the establishment of Municipal Authorities in Lower Canada," whenever a there is no there is no Parish shall be situate partly in one County and partly in another, Municipality or when there shall be no Municipal Council in operation in the in operation. 15 Municipality in which the Parish is situate, then the Trustees lawfully appointed for the construction of Churches, Sacristies, Churchyards, Parsonage-houses and their dependencies, or the majority thereof, or three persons, being proprietors of real estate in the said Parish, appointed by them, shall be and they are hereby 20 authorized to make, or cause to be made, a valuation and Assessment Roll of the real property situate in the said Parish, and shall enjoy the same powers and authority as if they had been appointed

II. And be it enacted, That the Assessment Roll so drawn up Publication of 25 shall remain open for inspection, from ten in the morning until three Assessment in the afternoon of every day, during one calendar month, Sundays and obligatory holidays excepted; and public notice of the time and place 2: which the said Assessment Roll shall be deposited for inspection shall be given on the two Sundays preceding the de-30 posit of the same, and read and posted at the door of the Church or Chapel, or other public place of worship in the said Parish, or if there be none therein, at the door of one of the most frequented houses of the said Parish.

Assessors by the Municipal Council.

III. And be it enacted, That the said Trustees or the majority Objections 35 thereof shall meet, after public notice to that effect given as above against the Assessment