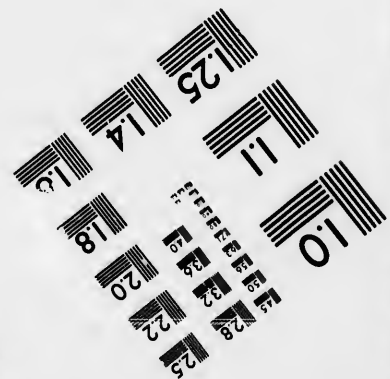
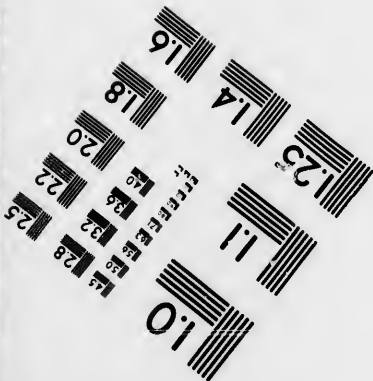
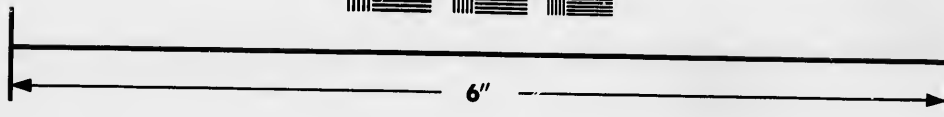
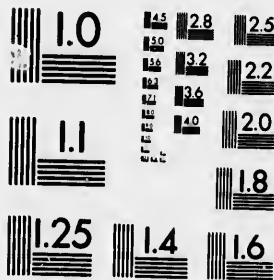


**IMAGE EVALUATION
TEST TARGET (MT-3)**



**Photographic
Sciences
Corporation**

23 WEST MAIN STREET
WEBSTER, N.Y. 14580
(716) 872-4503

**CIHM
Microfiche
Series
(Monographs)**

**ICMH
Collection de
microfiches
(monographies)**



Canadian Institute for Historical Microreproductions / Institut canadien de microreproductions historiques

© 1993

Technical and Bibliographic Notes / Notes techniques et bibliographiques

The Institute has attempted to obtain the best original copy available for filming. Features of this copy which may be bibliographically unique, which may alter any of the images in the reproduction, or which may significantly change the usual method of filming, are checked below.

L'Institut a microfilmé le meilleur exemplaire qu'il lui a été possible de se procurer. Les détails de cet exemplaire qui sont peut-être uniques du point de vue bibliographique, qui peuvent modifier une image reproduite, ou qui peuvent exiger une modification dans la méthode normale de filmage sont indiqués ci-dessous.

- | | |
|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------|
| <input type="checkbox"/> Coloured covers/
Couverture de couleur | <input type="checkbox"/> Coloured pages/
Pages de couleur |
| <input type="checkbox"/> Covers damaged/
Couverture endommagée | <input type="checkbox"/> Pages damaged/
Pages endommagées |
| <input type="checkbox"/> Covers restored and/or laminated/
Couverture restaurée et/ou pelliculée | <input type="checkbox"/> Pages restored and/or laminated/
Pages restaurées et/ou pelliculées |
| <input type="checkbox"/> Cover title missing/
Le titre de couverture manque | <input checked="" type="checkbox"/> Pages discoloured, stained or foxed/
Pages décolorées, tachetées ou piquées |
| <input type="checkbox"/> Coloured maps/
Cartes géographiques en couleur | <input checked="" type="checkbox"/> Pages detached/
Pages détachées |
| <input type="checkbox"/> Coloured ink (i.e. other than blue or black)/
Encre de couleur (i.e. autre que bleue ou noire) | <input checked="" type="checkbox"/> Showthrough/
Transparence |
| <input type="checkbox"/> Coloured plates and/or illustrations/
Planches et/ou illustrations en couleur | <input checked="" type="checkbox"/> Quality of print varies/
Qualité inégale de l'impression |
| <input type="checkbox"/> Bound with other material/
Relié avec d'autres documents | <input type="checkbox"/> Continuous pagination/
Pagination continue |
| <input type="checkbox"/> Tight binding may cause shadows or distortion along interior margin/
La reliure serrée peut causer de l'ombre ou de la distorsion le long de la marge intérieure | <input type="checkbox"/> Includes index(es)/
Comprend un (des) index |
| <input type="checkbox"/> Blank leaves added during restoration may appear within the text. Whenever possible, these have been omitted from filming/
Il se peut que certaines pages blanches ajoutées lors d'une restauration apparaissent dans le texte, mais, lorsque cela était possible, ces pages n'ont pas été filmées. | Title on header taken from:/
Le titre de l'en-tête provient: |
| <input checked="" type="checkbox"/> Additional comments:/
Commentaires supplémentaires: Various pagings. | <input type="checkbox"/> Title page of issue/
Page de titre de la livraison |
| | <input type="checkbox"/> Caption of issue/
Titre de départ de la livraison |
| | <input type="checkbox"/> Masthead/
Générique (périodiques) de la livraison |

This item is filmed at the reduction ratio checked below/
Ce document est filmé au taux de réduction indiqué ci-dessous.

10X	14X	18X	22X	26X	30X
<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
12X	16X	20X	24X	28X	32X

The copy filmed here has been reproduced thanks to the generosity of:

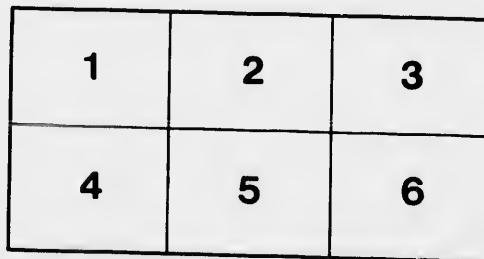
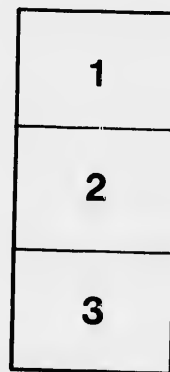
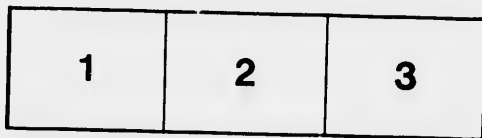
National Library of Canada

The images appearing here are the best quality possible considering the condition and legibility of the original copy and in keeping with the filming contract specifications.

Original copies in printed paper covers are filmed beginning with the front cover and ending on the last page with a printed or illustrated impression, or the back cover when appropriate. All other original copies are filmed beginning on the first page with a printed or illustrated impression, and ending on the last page with a printed or illustrated impression.

The last recorded frame on each microfiche shall contain the symbol \rightarrow (meaning "CONTINUED"), or the symbol ∇ (meaning "END"), whichever applies.

Maps, plates, charts, etc., may be filmed at different reduction ratios. Those too large to be entirely included in one exposure are filmed beginning in the upper left hand corner, left to right and top to bottom, as many frames as required. The following diagrams illustrate the method:



L'exemplaire filmé fut reproduit grâce à la générosité de:

Bibliothèque nationale du Canada

Les images suivantes ont été reproduites avec le plus grand soin, compte tenu de la condition et de la netteté de l'exemplaire filmé, et en conformité avec les conditions du contrat de filmage.

Les exemplaires originaux dont la couverture en papier est imprimée sont filmés en commençant par le premier plat et en terminant soit par la dernière page qui comporte une empreinte d'impression ou d'illustration, soit par le second plat, selon le cas. Tous les autres exemplaires originaux sont filmés en commençant par la première page qui comporte une empreinte d'impression ou d'illustration et en terminant par la dernière page qui comporte une telle empreinte.

Un des symboles suivants apparaîtra sur la dernière image de chaque microfiche, selon le cas: le symbole \rightarrow signifie "A SUIVRE", le symbole ∇ signifie "FIN".

Les cartes, planches, tableaux, etc., peuvent être filmés à des taux de réduction différents. Lorsque le document est trop grand pour être reproduit en un seul cliché, il est filmé à partir de l'angle supérieur gauche, de gauche à droite, et de haut en bas, en prenant le nombre d'images nécessaire. Les diagrammes suivants illustrent la méthode.

qu'il
e cet
t de vue
age
ation
qués

32X

W. J. P. Selwyn

ADDRESS

15

TO THE

LAITY OF THE DIOCESE

OF QUEBEC,

FROM THE

CHURCH OF ENGLAND

LAY ASSOCIATION.

~~~~~  
WITH AN APPENDIX,

CONTAINING

THE REPORT OF A COMMITTEE ADOPTED AT A PUBLIC MEETING OF MEMBERS OF THE CHURCH HELD IN THE COURT HOUSE ON THE 2ND SEPTEMBER, 1858; AND ALSO THE DRAFT OF A PROPOSED CONSTITUTION FOR THE SYNOD.

~~~~~  
QUEBEC:

MIDDLETON & DAWSON, PRINTERS, SHAW'S BUILDINGS.

1858.

e
i
I
c
t
C

s
d
H
a
v
H
A
d
P
t
u
a
t
d
d
t
s
-

ADDRESS.

The Church of England Lay Association, recently formed in the City of Quebec, take an early opportunity of inviting the attention of their lay brethren throughout the Diocese, to the nature and objects of the Association, and of placing before them a few considerations connected with the important rights and duties about to devolve upon the Church in the present new aspect of ecclesiastical affairs.

The circumstances which naturally gave rise to the Association, have, together with its general character and designs, been sufficiently explained in the annexed Report * of a Committee, appointed on the 26th July last, at a public meeting of the members of the Church ; and which was adopted at a similar meeting held at the Court-House, on the 2nd September following, when also the Association was formed. Referring, therefore, to that document for a narrative of past transactions, it is only proposed, on the present occasion, to glance at a few of the more important considerations which necessarily come under review in connection with the powers of synodical action and self-government, now by law conferred upon the Church. In doing this, however, the Lay Association desire to be distinctly understood as presuming neither to dictate nor to prescribe to the Laity at large the opinions they should hold, or the line of conduct they should pursue, in the exercise of their newly acquired privileges.

* See Appendix A.

Neither do they so much pretend to impart instruction, where, comparatively speaking, all are novices ; as, by conference, either in writing, or verbally, or both, to elicit the real sentiments of the people, in order that these may be ultimately concentrated in the legislature of the Church.

The general interests of the Laity are identical in all parts of the Diocese alike : neither those of the city, nor those of the towns, nor those of the rural districts, have any inducement to over-reach each other ; nor can anything which ministers to the welfare of the Laity *en masse*, be otherwise than conducive to the general welfare of the Church. The Association is, accordingly, open to all her adult members without distinction ; and all are invited to enrol their names amongst its members, upon a perfect footing of equality, wherever they may happen to reside. Its objects are to ascertain and make public the views of the Laity upon the important subject-matters about to be confided to the Synod ; to secure, thus, for the Church, the proper influence of the known opinions and wants of the masses of her members ; and for their delegates, ability to discharge their important functions with satisfaction to themselves, and advantage to the Church at large. The methods by which it is proposed to accomplish these ends, are comprised in a simple interchange of sentiment and experience upon questions falling within the range of synodical legislation. And while humbly yet freely expressing their own views, as occasion may require, upon such questions, the Association invite the fullest communication of the views of others, in order that a genuine public opinion upon matters affecting the dearest privileges of the present and succeeding generations, may be created in the Diocese, so that when the time shall arrive for the election of the delegates, the several congregations may the more intelligently exercise their elective franchise, instruct their representatives accordingly, and thus render

the Constitution and proceedings of the Synod, as regards its lay element, a true reflection of the opinions and wishes of the great body of the Church.

It is presumed to be generally known that, under the authority of recent statutes, (19 and 20 Vic., cap. 141, and 22 Vic., cap. 139,) the Bishop, Clergy, and Laity, may meet, (the latter by representatives,) and frame constitutions and regulations for the discipline, government, and management of the property and affairs of their respective Dioceses. This convention in each Diocese will be a *Diocesan Synod*. They may also, by such representatives as shall be determined in the several Dioceses, meet in *General Assembly*, and frame a Constitution for the general management and government of the Church in the entire Province. The Diocesan Synod and the General Assembly thus contemplated, bear evident analogy to the admirably constituted and successful Diocesan and General Conventions of the Protestant Episcopal Church in the United States. It is, however, of matters pertaining to the Diocesan Synod exclusively, that the Association are at present called upon to treat. The earliest attention of that body, when assembled in its first session at the summons of the Lord Bishop, must be given to the construction of a Constitution which may regulate its own subsequent composition and proceedings, and make other provisions contemplated by the law. Possibly the articles of such an instrument need not be very numerous, at least until additions and amendments, in the form of canons or otherwise, shall have been suggested by future experience of the requirements of the Church. A Constitution, however, of some kind, will be indispensable, *in limine*, to give organized form to a legislative assembly invested by law with very extensive powers and authority; and although it might be deemed presumptuous and premature, were the Association to throw their ideas

into a draft of a Constitution, and to publish it for the information of the public ; yet, as a document of that description, which was framed by a Committee previous to the date of their appointment, has been laid upon their table, and generally commends itself to their approval, they append it to this Address,* to serve at least as a basis for the free conference upon the subject to which they respectfully invite their lay brethren throughout the Diocese. But in the meantime, their attention has been directed particularly to certain points of such prominent importance in reference to the matter of a Constitution, that they venture at once to allude to these somewhat in detail. And

1stly.—With reference to the boundaries of the several constituencies, and the number of delegates from each, it is perhaps of less consequence than is commonly supposed, whether every separate congregation, however small, in each mission or pastoral charge, should form a separate constituency, and send its delegates to Synod ; or whether each entire pastoral charge should form but one constituency. The latter, rather than the former, plan, accords with prevailing precedent, and with equity, and is the one suggested in the draft of a Constitution hereunto appended. But whether either of these, or a different one based upon population, be adopted by the Synod, the Association recommend that each constituency be allowed to elect three delegates, as at present permitted to do by law. The advantages to a delegate, of having an associate interested in the same locality to confer with, are considerable ; while the election of three will diminish the chances of there being any one constituency entirely unrepresented.

2ndly.—As regards the qualifications of the delegates, the Association are clearly of opinion that the electors in each constituency are the best judges of the fitness of their representatives, and that to restrict their liberty in the

* See Appendix B.

choice of their delegates, would be a needless and dangerous interference with the elective franchise of the people. The idea has, nevertheless, more than once been seriously proposed, to limit eligibility to the office of a delegate to communicants ; and as it may be proposed again, it may not be unnecessary to expend a few words upon the subject. The motive for the proposal may be presumed to be the good one of securing for the Synod the presence of well-qualified representatives. Apart, however, from the consideration that the Laity are the safest guardians of their own interests, and the best judges of the suitableness of candidates for their votes, there is the further one that the partaking of the sacred ordinance in question does not necessarily imply the possession of superior qualifications. It were doubtless desirable that every member of the Church appreciated all her articles, practised all her precepts, and conformed to all her ordinances ; and *that* upon the ground of their being based upon the supreme authority of the Word of God. It is also especially desirable that the qualifications of intelligence, honesty, and personal piety, should be attributes of every member of the Synod, clerical as well as lay. But it is difficult to discover why, out of the whole catalogue of the doctrines, moral requirements, sacramental and ceremonial observances of the Church, one in particular should be selected as the only stepping-stone to synodical honors, and the sole standard of personal suitableness for the important trust of a lay delegate ; or, why all the other characteristics of consistent churchmanship, and even all the delinquencies of the inconsistent professor, should be overlooked, and the mere participation of the eucharist be made the sole test of eligibility for the approval and confidence of the constituencies. It should be remembered that conscientious scruples of various kinds are amongst the influences which deter some consistent

members of the Church from approaching the Sacramental table. May not this very tenderness of conscience which actuates them, itself supply the strongest possible security, if accepting the functions of a delegate, that they will faithfully and conscientiously discharge them? It is further to be considered that the adoption of the sacramental qualification for all lay delegates would, in this country, in some cases, so circumscribe the choice of the people, as virtually to destroy it, if, indeed, it might not in others compel them, in order to be represented at all, to elect parties the least able to represent, or who would actually misrepresent them. The question must be regarded as belonging exclusively to the Laity; and, if handled as a general one of peremptory discipline, especially if so mooted in order to exalt the sacramental power of the Clergy, may open up other questions of deviation from the usages of the Church, and awaken undesirable discussions. If to communicate once a year be exacted as a qualification, why not once a month? why not also attendance in the Church at daily prayer, and on all the "saints' days," with other rubrical requirements, not more arbitrary, nor less questionable, as tests of genuine Christianity? True, it may be urged that, in some secular elections, material guarantees are demanded for the loyalty of the elected; and that attendance at the Lord's table implies a guarantee for the piety which includes all other qualifications. Where religious interests, however, are concerned, every man's stake in the welfare of the Church of which he is a member, is already, presumably, a sufficient warranty of his integrity; but even if this were otherwise, do not the walk and conversation, both public and private, of some regular communicants, furnish lamentable proof, that, if unable to govern themselves according to the principles of the Church, they cannot be pre-eminently qualified to govern her? The

wide
may,
do no
dealt
unjust
presu
of the
feed t
the S
dulge
neigh
table
proac
doxy
quire
he is
scien
a dut
the s
simp
into
such
and i
an ex
of th
ment
who,
rubri
will,
need

* A
in the
to giv
for hi
the o

wide and delicate question of personal Church-discipline, may, appropriately, at a future day, engage attention, if it do not also excite some feeling, in the Synod ; but until dealt with as a whole, it would be both inconvenient and unjust to legislate partially upon the subject. Can it be presumed to comport with peculiar fitness for a legislator of the Church, to give but little or none of his goods to feed the poor,—to take God's name in vain,—to desecrate the Sabbath by secular amusements or pursuits,—to indulge in intemperate habits,—to slander or defraud his neighbour,—to be early on the turf, and late at the gaming table ; provided only that the Table of the Lord be approached once a year, to preserve his synodical orthodoxy ? Or, can the interests of religion imperatively require the eligibility of such an one to Synod, merely because he is a communicant, and the exclusion of the moral and conscientious churchman merely because he is not ? If it be a duty to deplore the above inconsistencies, can it be, at the same time, a duty to ignore them, and to magnify the simple outward observance of a most solemn ordinance into an atoning service which shall cover a multitude of such delinquencies (itself, perhaps, the greatest of all) and invest, it may be, some mere ambitious formalist with an exclusive title to the suffrages, without the confidence, of the electors ? No such condition as that of the sacramental test is sought to be imposed on those clergymen, who, being without cure of souls, are not required by the rubric to partake of the ordinance in question, but who will, nevertheless, take their seats in the Synod : neither need it be imposed upon the Laity.* The odious and de-

* A proposition to that effect having been made and negatived in the Diocese of Pennsylvania, in 1817, " the Bishop, previous to giving his vote, which was in the negative, gave some reasons for his course ; that he greatly desired the accomplishment of the object, but thought that the end was likely to be attained by

moralizing provisions of the Test and Corporation Act, have long been erased from the statute-book of the mother-country. The Association have no desire to see them revived in the Constitution of a Colonial Church. The law has qualified as electors "all laymen of the full age of twenty-one years, who shall declare themselves, in writing, to be members of the United Church of England and Ireland, and to belong to no other religious denomination." The Association conceive that all such electors should continue to be, as they now are, eligible to be members of the Synod.

3rdly.—With respect to the assembling and proroguing of the Synod—a subject which, although involving to a large extent the liberty and independence of the Synod, may not require much argument—the Association are of opinion that a session of that body should be held at a fixed time and place in every year, and that its proceedings should be liable to adjournment, only upon its own rule or resolution. The Act of Parliament empowers the Bishop to summon the first meeting; but the Synod once assembled will become the supreme authority in the

means less stringent; that the sudden and peremptory exclusion of non-communicants would leave some parishes without any representation—would cast out several exemplary members—and would impair the influence of pastors over many non-communicants who were kept from the table rather by pious scruples than indifference."

In the Convention of the Diocese of New York, in 1849, "the subject was largely and thoroughly discussed, and the proposed amendment" (viz.: requiring delegates to be communicants,) "was lost by a non-concurrence of orders."

The subject being revived in the same Diocese, in 1858, it was indefinitely postponed, on the recommendation of the Bishop, who said "For several years my attention has been turned to it at different times, and the more I have considered it in the light of all the facts, the less I have felt inclined to favor it."

Church
hum
to con
depriv
for bu
and t
ing to
recom
Dioc
the B
toget
may l
migh
Syno
er to
deba
posse
unwe
any r
palat
If loc
be an

4t.
in an
some
recom
vativ
taini
tions
trans
tions
out
Irela

* S

Church in all matters affecting itself ; and the Association humbly suggest that it will be the duty of the delegates to consent to no provision in the Constitution, tending to deprive the Synod of the right to hold its future meetings for business, at a period to be defined in that document ; and to adjourn them at its own discretion. It is gratifying to the Association to observe that the principle of this recommendation corresponds with the view of their own Diocesan, who, in 1851, " considered it desirable that the Bishop, Clergy, and Laity in each Diocese should meet together in Synod, at such times and in such manner as may be agreed."* If otherwise, the power to convoke might become so latent, as virtually to make void the Synod, by never calling it together at all ; and the power to prorogue be so wielded, as to destroy all freedom of debate ; since it would be competent to the authority possessing it, to stop all proceedings in the middle of an unwelcome discussion, or, by threatening this, to silence any member, clerical or lay, at a pointed turn of an unpalatable speech, or indeed if he presumed to speak at all. If lodged with the Bishop, the power here reviewed would be an Episcopal *Veto* in its most objectionable form.

4thly.—The excellent provision for a " vote by orders," in an assembly composed of mixed classes, next requires some notice from the Association. It is commended in a recent public document as " a wholesome usage ; conservative of the rights of the Clergy and Laity alike ; obtaining universally in the Diocesan and General Conventions of the sister-Church in the United States ; and transcribed from her excellent models into recent organizations of the Colonial Church. It is, however, utterly without precedent in the mother-Church of England and Ireland ; is known, wherever it exists, not as an inherent

* See " Minutes of a Conference of the Bishops, &c."

or abstract right, but only as a constitutional privilege ; and cannot, therefore, vest in the clerical or lay elements of a Synod, any more than can a *Veto*, absolute or qualified, vest in the Bishop, until authorized by a Constitution lawfully adopted by the Church." The Association do not anticipate any material difference of opinion respecting the insertion in the Constitution of the necessary provision for the safeguard of the " vote by orders." Nevertheless, it may supply not wholly superfluous information to some readers of this Address, if the Association offer a few remarks regarding that convenient and equitable method of combining the clerical and lay talent of the Church, for purposes of deliberation, in a single assembly, and yet of obtaining, when desired, the separate judgment of each, without detriment to the interests of either. It is believed to be an American invention, and loses none of its intrinsic value from being found everywhere in the tried machinery of that well-organized Episcopal Church already referred to, to which the Colonial Church must look for other patterns of Constitutional Church-government, and of a flourishing Episcopacy. The " orders" of the above technical expression are not the three orders of the ministry—Bishop, Priests, and Deacons—as if each of these, besides the Laity, making in all four elements, might exercise, on demand, a separate voice ; but they are merely the two classes of the Clergy and Laity which compose the Convention. And the meaning of the " vote by orders" is that, while in ordinary cases these two classes deliberate and vote together without distinction, they may, when desired, on special occasions, particularly when interests peculiar to either are at stake, vote separately, or " by orders ;" and when that is done, no measure is held to be adopted unless obtaining a majority of both orders—i.e., a majority of the Clergy, voting apart ; and a majority of the Laity, voting apart ; or a " concurrent majority," as

it is termed. Thus, neither order can override or overbear the other, and the "vote by orders" becomes a security for the rights and interests of both.

5thly.—The last topic upon which the Association deem it necessary here to speak, is the so-called "Episcopal *Veto*." It cannot be pretended or expected, within the compass of a single section of an Address, that a subject which has been dealt with so fully as this has been, both verbally and through the medium of the press, should receive from the Association more than a passing notice of some of its leading features. It is claimed, as an essential attribute of the Episcopate, that the Bishop should possess the power of an absolute negative upon any measure of the Synod, carried by whatever separate majorities of both its orders. That any such autocratic authority is essential to the Episcopate, is sufficiently refuted by the notorious fact that there are upwards of thirty organized Dioceses of the Protestant Episcopal Church in the United States, in which the Bishops are clothed with no such prerogative. To hold, therefore, that the *Veto* is essential to the Episcopate, is at once to unconsecrate upwards of thirty prelates of a Church which has enlarged her borders and multiplied her Sees, during the last seventy-five years, without conferring any such power upon her Bishops. The small and unprogressive Diocese of Vermont is the solitary exception to the prevailing rule. No other precedent for it has been produced, except that it has been very recently yielded in some newly formed Colonial Synods with untried Constitutions. The Association frankly avow their preference of the well-tried system which has worked so efficiently in the sister-Church of the adjoining States. Nor can they perceive the wisdom or safety of substituting, in this respect, for the happy example which that Church presents, needless experiments and untried inventions in ecclesiastical legislation, at va-

riance with the constitutional principles, prevailing precedents, and successful experience, during three quarters of a century, of that most perfectly organized Protestant Episcopal Church in the world.

It is, indeed, impossible for the Association to comprehend the consistency of desiring a Synod at all, and at the same time of investing its presiding officer with the power of nullifying its proceedings ; and particularly under the now recognized principle of an elective Episcopate. In, perhaps, the most important act of the Synod—the election of a Bishop—there can, obviously, be no *Veto*. Yet, by what reasoning can it be shewn, that the Synod, which, proceeding to the choice of a Bishop, and therefore without a Bishop presiding in it, is competent to sit in judgment upon a matter of the weightiest import, must forfeit, the moment the new Bishop is elected, its competency to legislate in the smallest matters, and remain thus paralyzed, until his death resuscitate its dormant competency, to perform anew the waking act of a fresh election, and then to fall again into a trance ? Would not this be virtually to limit the functions of the Synod to the election of Bishops ?

But the Act of Parliament (19 & 20 Vic., cap. 141,) empowers the Synod in every Diocese to “make regulations for enforcing discipline in the Church, for the appointment, deposition, deprivation, or removal of any person bearing office therein, of whatever order or degree.” Is it not perfectly legitimate to imagine, for a moment, the case of the trial of a Bishop ; or the proposal of a Canon for establishing a Court for that purpose, and for regulating its proceedings ? and is it not perfectly absurd to suppose that the Synod would have liberty in the premises, if the Bishop had been previously endowed with an absolute *Veto* upon all its enactments ? Nay, the unanimous votes of the Clergy and Laity, in Synod as-

sembled, would be powerless for the "exclusion from the meetings or proceedings of the Synod," (which the said Act also authorizes,) of the humblest of its members, clerical or lay, whatever might be the proved charges against him, if he but happen to enjoy a sufficient amount of Episcopal favor and support, to secure for him a *Veto* upon the resolution for his expulsion. The Synod would thus be deprived of the right—inherent in all independent deliberative bodies—of purging its own floor, and protecting its own privileges. Again, if the Synod be qualified to choose a Bishop for the Diocese, by what rule of propriety or of common sense, may he, on the day of his election, turn round on his electors, and by a *Veto* upon all their measures, except that of his own elevation, declare them disqualified to judge of all other requirements of the Church? If the Bishop, for the time being, concentrated in his one mind, all the wisdom and experience of the Church; and in his sympathies, all her wants; and were gifted with the attribute of infallibility; reason might that he should be entrusted with uncontrolled authority. But the best of men are fallible; and the wisest of fallible men are too distrustful of their own exercise of unrestricted power, to covet it; lest their own opinions and acts should be swayed by private predilections, rather than the public good. What prerogative, then, can be fraught with greater danger to the Bishop himself, as well as to the Church, than that which is contended for as "essential to the Episcopate?" The five Bishops themselves, indeed, (*viz.*: of Quebec, Toronto, Newfoundland, Fredericton, and Montreal,) appear to have been conscious of this when (in their "Minutes of a Conference of the Bishops holden at Quebec from September 24th to October 1st, 1851,") they adduce it as the one ground of their desire for a Synod, that they "experience great difficulty in acting in accordance with their Episcopal Commission

and Prerogative, and their decisions are liable to misconstruction, as if emanating from their individual will, and not from the general body of the Church." It would be difficult to describe or to deprecate the Episcopal *Veto* of a synodical enactment, in more appropriate or stronger terms, than as a "decision emanating from the individual will of the Bishop," despite the expressed wishes of "the general body of the Church." It is with unmingled satisfaction, therefore, that the Association thus read the recorded opinion of these high authorities, including their own Diocesan, as harmonizing, in this particular, so completely with their own. *

* A Church of England author, of grave character and great experience, says: "An absolute *Veto* is neither safe, nor belongs to the essence of an Episcopal Church-system. Surely it is possible to be a very good Episcopalian, without admitting that a Bishop necessarily knows better than any conceivable majority of a united body of clergy and lay delegates." "If a majority of the clergy, and a majority of the laity, voting separately, be obtained in favor of a measure, it ought not to be finally negatived by any one individual." "The prevailing repugnance to the concession of the *Veto* has been expressed mainly with reference to the *one-man-power*; no one individual ought to be thus entrusted with the authority of negativing the united decision of his fellows." "Our sister-Church in the United States has got along these sixty years, and has prospered, without this 'essential feature' of an Episcopal Church." And another—"As the head of the clergy, the Bishop, sitting with them, will always exercise as much influence as one man ought to have in a deliberative body, particularly amongst a dependent missionary-clergy. To give him more than that proper weight which office, talents, and piety, will always secure, by allowing him to step aside from the body in which he had been conducting a debate, in order to *veto* an adopted measure upon which he had been deliberating, would not only destroy the independence of the Church, but in the end endanger the Episcopate itself." "The *Veto* is a power which would clothe its possessor with an accumulation of prerogatives not less foreign as a whole to a Scriptural Episcopate, than would this one in particular be dangerous to the independence of the Church."

The Association scarcely deem it necessary to pursue at any length the fallacious and exploded argument attempted to be drawn from a supposed analogy between the three estates of the realm, and the three (which, however, strictly speaking, are either four—Bishop, Priests, Deacons, and Laity, or only two—Clergy and Laity,) of the Church ; and then between the prerogative of the Queen, and the *Veto* of the President on the one hand, and the claimed *Veto* of a Bishop on the other. But there is no analogy. The prerogative of the Crown of England is now on all hands conceded to be, to all practical intents and purposes, a constitutional, not an arbitrary, prerogative, to be used by and with the consent of the Ministry, her constitutional advisers, who are responsible to the people. And the *Veto* of the President of the United States, who is himself directly responsible to the public voice, is subject to wholesome checks, both legislative and personal. If, pending his brief term of office, he *Veto* any Bill, he must return it with his reasons ; and if re-affirmed by a two-thirds vote of the Legislature, his veto is annulled, and the measure, *ipso facto*, becomes law. But, further, he is himself subject at the hustings to the people's quadrennial *Veto* upon him. If the analogy were made complete by surrounding the Episcopal chair with a body of constitutional advisers, amenable to the Synod ; or by subjecting both the claimed *Veto* of its occupant to the overbearing voice of the Synod, and also its occupant himself periodically to a synodical re-election, the *Veto* of the Bishop would become, in such a case, not an arbitrary power, but a constitutional privilege, for which his "Ministry," in the one case, and both his decision and himself in the other, would be, at recurring periods, responsible to the Church. The Association, however, question whether either of these arrangements would accord with the genius of Episcopacy ; and still more

whether a quadrennial election of a Bishop would be less dangerous to the peace of the Church than, a *Veto* absolute would be to her liberty. But the pretended analogy still further fails when it is remembered that neither of the above secular functionaries sits or deliberates in the Senate of either country. "In no case," observes an English writer, "can it be safe or constitutional to centre the double functions of the legislative and executive in one and the same hands. Neither the Sovereign nor the President has a seat or a vote in parliament, and even their *Veto* is guarded by constitutional restraints which make it virtually subject to the voice of the nation, as the functions of all her members, clerical and lay, ought to be subject to the authority of the Church. The *Veto* would place one of them above it."

It only remains, in connection with this subject, to notice the deadening influence which the known possession of a *Veto* by the Bishop must needs exert upon the vitality of the Synod in which he presides. The object of the Synod is to obtain a full and free expression of the wants and wishes of the Church; and, as far as practicable, to provide for them. Towards the accomplishment of these ends, she invites her members to lay all their treasures of wisdom and knowledge, of intellect and influence, of zeal and experience, at her feet. Everything, therefore, tending to restrain them in the conception, advocacy, and completion, of wholesome measures for her welfare, would be a barrier to the attainment of the object of the Synod.—The clerical element in that body, being an assemblage of several individuals, is deliberative in character—differing, discussing, voting, amongst themselves; and a majority preponderates: so also is the Lay element. Under such circumstances, truth is elicited in the freedom of debate, and the issue is the result of fair deliberation. But, let a chilling feeling brood over the Synod, that a distinct party

is present, who is not a deliberative element, cannot argue with himself, nor divide upon a question within himself, but whose own "individual will" can outweigh all the united logic and judgment of the Synod; and how paralysing to every manly and independent thought, valuable design, and forcible argument—how destructive of the end and purpose of a conference—must be the incubus of such a feeling! How useless to propose, or to reason, or for the Synod to waste its time by entertaining a motion or a suggestion until, first, the leaning and wishes of the Bishop be disclosed! The first enquiry with every member, with respect to any project for the Church's good, will be— not, is it in itself, and in its season, a desirable one? but, what are the Bishop's projects, the Bishop's wishes, the Bishop's interests, or predilections, or even prejudices?— And thus, the energy and independence of the Synod withered, and its design defeated, it will become little else than an office of record for enregistering the acts of the Bishop, performed under the misnomer of synodical legislation. "It would be quite as well," remarks a writer already quoted, "to do without the semblance of legislation as to be called upon to legislate within the limits which the existence of the *Veto* would assign to the Church's representatives." And an American writer says:—"A *Veto*, vested in a sitting and acting member of a legislative body, destroys legislative freedom altogether. If the President has the right of thus annulling the legislative will, the attempt to legislate in his presence is a farce, and free discussion worse than useless. His vote in the negative on any proposition would, of course, destroy it, even on a preliminary question; for there would be a manifest impropriety in any further proceedings, which would be both disrespectful to him, and derogatory to the dignity of the house. But the chief reason why, in our political institutions, the *Veto* is never connected with legislative

membership, applies with peculiar force to the Church.—When so associated, it absorbs in its possessor absolute power. ‘This, I will not pass in this shape,’* not only prevents the introduction of an unwelcome subject, but exacts its modification so as to connect with the *Veto*-power the power of initiation.” The Bishop examines, ordains, and licenses all clergymen, who, if ever leaving the Diocese, require his letters dismissory or commendatory : as Rector of Quebec (an office held unavoidably in the present instance together with the Episcopal)—besides the clerical patronage of the Cathedral or Parish-Church—he is the patron of three or four Chapelries : he is Visitor of a College which will probably send three or four more clergymen to Synod ; and, as Agent of the “ Society for the Propagation of the Gospel in Foreign Parts,” as well as of the “ Church Society,” he is the patron and paymaster of country Missionaries, locates, and removes them. No calculation is here made of the number of clerical votes which he may thus directly and indirectly command ; nor of the lay votes which, through the clergy, he may command also.† It cannot be denied that an immense and varied, if not alarming, amount of official, moral, and material influence clusters thus already around the Episcopal chair. Surely it cannot be “ essential to the Episcopate,” nor necessary nor safe for the Church, that this concentration

* “ If I recollect right,” (states an English author,) “ the Bishop of Vermont says, it does not happen that he has to exercise the *Veto* which the Constitution gives him ; for when Clergy and Laity discuss a matter which the Bishop is decidedly opposed to, he just gets up and says so ; then they desist, and the matter drops ! This is precisely what I suppose the Emperor of Russia does in his Council of Ministers or Generals !”

† It was publicly boasted by a Clergyman, on a late occasion, that he had a thousand people in his mission, who would vote exactly as he desired them !

of power—which is unknown to the Hierarchy of the United Church of England and Ireland ; is also without precedent in the United States ; and which, it is believed, finds no parallel even in the Church of Rome—should be increased and consummated by adding to it, besides a presiding influence in the Synod, a *Veto* upon all its transactions.* If, under such circumstances, and notwithstanding all the *prestige* of his office, and the weight of his patronage, any measure ever receive a majority of the clerical and lay votes, contrary to the wishes of the Bishop, the simple fact would certainly indicate a case in which his own "individual will" ought not to outweigh and nullify the decision of such a concurrent majority. The Association, however, do not overlook the consideration that there are imperfections in every human organization, and that there will be disadvantages as well as advantages attendant upon a union of the Clergy and Laity in one house. The latter are those of better personal acquaintance, and amicable interchange of thought : the former those, occasionally, of warm debate, and precipitate decisions. With the view of meeting the contingency of oversights and hasty legislation, the draft of a Constitution hereunto annexed † proposes to endow the Episcopate

* The subject here in hand is illustrated by recent information from the Diocese of Nova Scotia, where—in the Synod which assembled in October last—"Notice was given of a motion to abolish the Bishop's *Veto* over the proceedings of the Synod, and to compel him to preside with his Council in a separate room, that the deliberations of the Synod might be more free and unbiassed." —(*Church Witness*.) The fact is pregnant with instruction relative to the possession of undue and anomalous powers, and to the working of untried Constitutions. The experiment of the *Veto* is already furnishing matter for discontent and agitation in the Church, which are not likely to be diminished by the reflection that the Bishop may *Veto* any attempt of the Synod to deprive him of the *Veto* with which the Constitution has endowed him.

† See Appendix B.

with a reserving power, (i. e. a power to reserve a measure, even though it should have been passed by both orders, for reconsideration at the next meeting of the Synod,) which promises adequate provision for every inconvenience. The Association respectfully recommend it, accordingly, to the favorable consideration of the Church generally.*

Having thus adverted, as originally proposed, to a few of the more important subject-matters about to be confided to the Synod, and which necessarily invite attention in the present juncture of the affairs of the Church, the Association, in conclusion, earnestly hope that these topics will excite, amongst all classes of her members, serious and prayerful reflection, involving as they do the weighty interests of this and future generations. Everything connected with the well-being and efficiency of the Church, whose Protestant doctrines, discipline, and formularies, are the inheritance which ought to be handed down to posterity unimpaired, will depend, under Providence, upon the character which she, as now called upon, may give to herself, as an Institution synodically organized with all the authority of law. Everything will depend upon the nature and provisions of the Constitution which it will be the first duty of the Synod to construct : everything in that Constitution will depend upon the opinions and votes of the members of the Synod ; whilst the views and votes

* The Lord Bishop of Huron, at the recent meeting of the Synod of that Diocese, stated, in reference to the *Veto*, that " he considered that it imposed a very heavy responsibility on him to be possessed of such power as proposed, and he thought that after two years' deliberation he would be acting against every right, were he not to accede to the repeated request of the majority of the Synod."—*Echo*, 30th Sept., 1858. This view exactly reduces the *Veto* to the above " power to reserve for re-consideration,"—the only difference being that the Association prefer its being embodied in an Article of the Constitution.

of the lay representatives in it, will depend upon the prevailing opinion of the Church in the constituencies throughout the Diocese, and upon the instructions which they will have received from the electors. Nor can any Constitution, nor any article in a Constitution, nor any thing else, be enacted, without their concurrence.— Neither is it to be supposed that the clergy will fail to yield due respect to the well understood and expressed wishes of the great body of the Church. It is, therefore, of the utmost moment that clear and intelligent principles and opinions relative to the several foregoing topics, and others which may hereafter come under review, should be formed and diffused amongst the Laity generally, in order that, at the elections, they may instruct their delegates, and that, “when the time shall arrive, those delegates may appear in Synod with the weight which must always attach to the opinions of the masses, and be enabled to discharge their important functions with satisfaction to themselves, and benefit to the Church at large.”

The Association have now only to renew the expression of their readiness to confer, on all occasions, with their brethren of the Laity, in whatever section of the country they reside ; to invite and welcome them as fellow-members of the Institution ; and to request that their prayers may be blended with their own, for a blessing from Above upon the objects and operations of the Association.

QUEBEC, 24th Novr., 1858.

GEO. HALL,

PRESIDENT.

R. POPE,

SECRETARY.

ERRATUM.—At page 20, for “ as Rector of Quebec, (an office held unavoidably in the present instance, together with the Episcopal,)” read “ in this Diocese, in the present instance, as Rector of Quebec, (an office held unavoidably together with the Episcopal.”)

A P P E N D I X

A.

REPORT OF COMMITTEE.

THE Committee appointed at the public meeting of the members of the Church of England, held in the Court House on the 26th July last, beg leave, in reporting to their constituents, to glance, in the first place, at a few of the leading events which preceded and were connected with the meeting at which they were appointed; then to describe their own proceedings in furtherance of the trust committed to them; and subsequently, to offer a few suggestions relative to measures by which the interests they were deputed to protect may be most effectually promoted.

The Act of the Provincial Legislature, (19 & 20 Victoria, cap. 141,) enabling the members of the Church to meet in Synod, having received the Royal assent, and the clergy of the diocese being assembled in the city of Quebec in the year 1857, on the occasion of a triennial Episcopal Visitation, a committee, consisting of six clergymen, elected by the Clergy, and of six Laymen, selected at the request of the Clergy by the Lord Bishop, undertook the task of drafting, and actually drafted accordingly, a constitution for the embryo Diocesan Synod, which the Bishop, through the several clergy of the Diocese, summoned to meet at

Quebec on the 9th June last ; and in his circulars to that effect, addressed to the Clergy, his Lordship, anticipating the judgment of the Church respecting her constitution, adopted, beforehand, those articles of the said draft of one, which had reference to the composition of the Synod ; instructed the several congregations each to elect one Lay Delegate, according to its provisions ; and by prescribing their qualifications—viz., limiting the elections to communicants, restricted the elective franchise of the people.

It is not for your Committee to question the integrity of the motives which prompted the line of action thus described ; but they may be excused for recording their concurrence in the prevailing opinion—the soundness of which was confirmed by the subsequent relinquishment of the intended course—that it was unprecedented, unconstitutional, and contrary to law. The Clergy were at the time assembled, not for Synodical, but for Visitation purposes ; the Church had neither deputed them to frame her constitution, nor the Bishop to act upon the draft of one they framed ; much less had she empowered them to delegate the assumed responsibility of constructing one, to others ; but least of all does it appear that they were authorized, when yielding a semblance of respect for Lay rights, to violate them by requesting that the Lay element in the Committee should be chosen by the Bishop, or by any body but the Laity themselves.

The irregular nature of these preliminary arrangements soon becoming the subject of private and public criticism, as being at variance with the Act of Parliament, which provided that the Constitution of the Synod should be framed only by the members of the Church generally, and which gave to each of them a voice in the enactment of laws which were to be binding on himself, the Lord Bishop judiciously abandoned the procedure which had

been thus initiated, and summoned, in terms of the Act, the general meeting of the members of the Church, at which he presided, and the Revd. A. W. Mountain acted as Secretary, and which took place in the National School House at Quebec, on the 24th June last. In the former instance, however, the circulation of printed copies of the drafted constitution had afforded adequate notice of the proposed proceedings; but in this—although it became known that a series of resolutions had been, under authority, prepared in private for the occasion—there had been no announcement or disclosure of the contemplated policy, until the second motion of the prepared series (the first having been merely for the adoption of the Act.) developed the design of transferring to a few Lay delegates associated with the Clergy, to form a kind of *ad interim* or temporary Synod, the functions which the law had confided only to the Church at large. Nothing could be plainer than the language of the Act:—"The Bishops, Clergy and Laity, members of the United Church of England and Ireland in this Province, may meet, and, in such manner, and by such proceedings as they shall adopt, frame Constitutions and make regulations," &c. Nor could anything more palpably conflict with its provisions than the proposal to substitute for the whole Church a smaller body of deputies, without authority of law, and to surrender to it the powers which the Legislature had entrusted to the Church herself. It was impossible to over-estimate the evils to which she might be subjected in after times, if permitted to rear the whole fabric of her legislation and government upon a fundamental error in point of law; and it was, therefore, only the part of true churchmanship to desire to avert those evils. A motion in amendment having, accordingly, been made for the appointment of a Committee of six Clergymen and six Laymen to prepare a Constitution, to be submitted for approval to a future meet

ing of the Church, a lengthened and warm debate ensued, which resulted in an adjournment of the meeting to the 1st September. It is scarcely necessary for the Committee to remind their constituents of the peculiar nature of that first and abortive attempt at Synodical Action in this Diocese, which has been well described as an "unhappy scene." Its painful characteristics are fresh in the memory of the Church, and resembled too closely for her credit those unseemly conflicts for the maintenance of usurped authority, which stain the earlier pages of her history.—Your Committee would gladly erase them from the records of her colonial acts; and it is only in so far as they aroused and justify the feelings which have been since still further outraged, that the duty of adverting to them is forced upon the reluctant notice of your Committee.

The Clergy generally supported the original proposition, which was also advocated from the Chair; while the Laity, with even greater unanimity, urged the wisdom and legality of the amendment; but when the period for putting the question to the vote arrived, the debate acquired a new and more feverish complexion from a claim put forth by the Clergy to vote apart from their lay brethren, and to have the result determined by a concurrent majority in both sections of the meeting.

The "vote by orders," as it is termed, is, in the view of your Committee, a wholesome usage; conservative of the rights of the Clergy and Laity alike; obtaining universally in the Diocesan and General Conventions of the sister Church in the United States; and has been transcribed from her excellent models into recent organizations of the Colonial Church. It is, however, utterly without precedent in the mother Church of England and Ireland; is known, wherever it exists, not as an inherent or abstract right, but only as a constitutional privilege; cannot, there-

fore, vest in the Clerical or Lay elements of a Synod, any more than can a *Veto*, absolute or qualified, vest in the Bishop, until authorized by a constitution lawfully adopted by the Church; and as it is unrecognized by the Act of Parliament under which the Church was at the time assembled, the result of any division upon a vote by orders, while it could not have given validity to an illegal decision, would have implicated the Church in all the perilous consequences of a fundamental defect in the very outset of her Synodical proceedings. Notwithstanding the ability with which these considerations were enforced by gentlemen of eminence in the legal profession who were present, the demand for a vote by orders was persisted in by the Clergy generally, and was strenuously supported by the Bishop, who refused to put the question otherwise. Some of the Clergymen and of the Laymen became animated when they addressed the chair; but if any betrayed the influence of temper and impatience, it scarcely becomes a Committee of Laymen to state on which side these exhibitions preponderated, or on which a deportment of courtesy and calmness. At length, however, the disorder of the meeting, generally excited, as your Committee believe, by the tone and bearing of those to whom the Church is wont to look for patterns of forbearance and decorum, seemed to forbid the hope of transacting any business, unless some recourse were had to the overbearing power of a majority; and after several failures, a motion at last prevailed for an adjournment, as already intimated, to the 1st day of the present month. There was no reason to distrust the sincerity of this adjournment. Bishop, Clergy and Laity had acquiesced in it as a humiliating but inevitable necessity, and separated (after the benediction from the Chair,) with an apparent *bona fide* expectation of meeting again on the day appointed, to renew the suspended essay at Synodical organization. The Church, on reassembling, would doubtless

have been prepared to hear of some remaining differences of opinion, and to adjust them, as in other deliberative assemblies, by openness and freedom of debate ; but your Committee believe that nobody was at all prepared to learn that any of the parties to the adjournment that had been made in good faith, could be found, in the interim, making use of the interval of the meetings, for a hasty visit to the Seat of Government, where the Legislature was still in session, with reference to changes in the Act which the Church, including themselves, had unanimously adopted ; or, if not for the purpose of procuring alterations in that Act, that they could possibly concur in the suggestion by others of such changes ; but much less of changes having the effect of preventing the re-assembling to which they had agreed, of nullifying the whole of the previous proceedings into which they themselves had led the Church ; and of converting the mere adjournment of which they had approved into an absolute dissolution. If this be a specimen of ecclesiastical diplomacy, an example of the exercise of party zeal, your Committee deeply regret that it should be but little calculated to foster the confidence of the people in their rulers, or to win for the persons of those who wield administrative power in the Church, the respect which their office should at least deserve. If it be impossible to forget, and difficult to forgive it, your Committee earnestly trust that it will be so far repudiated, as to furnish neither precedent nor pattern for manoeuvres in Synodical legislation ; but that if deplored and condemned, it will never be imitated in the tactics of parties in the Church.

It was to resist the passing of the Bill which had been resolved upon, whilst the Chairman and Secretary of the meeting were in Toronto ; which had been suddenly introduced into the Legislature, unsolicited by the Church, and which was designed to destroy the principle of the Act,

which her Bishop, Clergy, and Laity, had formally and unanimously adopted, that the public meeting was called, at which, the Acting Mayor of the city presiding, your Committee was appointed, and the following resolutions were passed :—

Moved by MR. JEFFERY HALE, seconded by MR. R. PENISTON, and

1ST.—RESOLVED,—That the Legislature of this Province, in passing the Act intituled “An Act to enable the Members of the United Church of England and Ireland in Canada to meet in Synod,” (19 & 20 Victoria, c. 141), recognising in the Members of that Church the right of self-government, and conferring upon such Members, (the Bishops, Clergy, and Laity,) the power to meet in each Diocese, frame constitutions, and make regulations for the management of the property, affairs and interests of the said Church, have given proof of a truly enlightened spirit of justice.

Moved by COL. FITZGERALD, R.A., seconded by MR. A. C. BUCHANAN, and

2ND.—RESOLVED,—That the true friends of that Church would see with regret and pain any retrograde action on the part of the Legislature from the sound principle of conferring upon the members generally the powers of self-government ; and *that* without solicitation by the parties interested, and immediately after the members of the Church in this Diocese, at a regular meeting, convoked and presided over by the Bishop of this Diocese, on the twenty-fourth of June last, (which meeting stands adjourned to the first Wednesday in the month of September next,) have accepted the Act of the Legislature.

Moved by MR. R. POPE, seconded by MR. LEPPER, and

3RD.—RESOLVED,—That the Members of the said Church in this Diocese, have seen with serious apprehension the introduction into the Honorable the Legislative Council of a Bill intituled “An Act to explain and amend the Act intituled An Act to enable the Members of the United Church of England and Ireland in Canada to meet in Synod,” insidiously purporting to make better provision for the representation of the Laity, but really intended, and having the effect, if passed into Law, of transferring the power of self-government from the members generally, to a few delegates.

Moved by LIEUT. ASHE, R.N., seconded by MR. EADON, and

4TH.—RESOLVED,—That the abandonment by the Legislature of the principle of self-government in the members generally, and the transfer of the power to delegates, is in the opinion of this meeting well calculated to retard the prosperity of the church, and perhaps permanently to impair its best interests.

Moved by MR. SHERIFF SEWELL, seconded by MR. A. CAMPELL, JR., and

5TH.—RESOLVED,—That a copy of the present resolutions be sent to the representatives of the city in Parliament, and that they be requested to resist strenuously the passing into Law of the said Bill, intituled “an Act to explain and amend the Act, intituled an Act to enable the members of the United Church of England and Ireland in Canada to meet in Synod,” or any other Bill during the present session upon the same subject.

Moved by MR. SEALEY, seconded by MR. GLOVER, and

6TH.—RESOLVED,—That a Committee be now appointed, with power to add to their number, and with authority to petition the Legislature, or to send a deputation on

behalf of this meeting to Toronto, or by such other measures as they may adopt, to carry out the foregoing Resolutions, and that the following gentlemen compose the said Committee :—Messrs. G. Hall, J. Hale, A. Stuart, A. C. Buchanan, H. S. Scott, A. Campbell, Jr., W. Wurtele, Lieut. Ashe, R.N., R. Pope, Colonel Fitzgerald, R.A., Sheriff Sewell, W. Eadon, A. J. Maxham, and W. A. Curry.

In furtherance of these resolutions, your Committee immediately transmitted copies of them to the representatives of the city in Parliament. They also deputed Andrew Stuart, Esquire, to proceed to the provincial capital, for the purpose of more fully informing the members of the Legislature upon the important general principles and local bearings of the case to which they referred. A petition in favor of parliamentary interference having been got up in Quebec after the Bill in question had been introduced, signed by between 30 and 40 members of the Church of England, your Committee forwarded another against any change in the existing law, signed by upwards of 300. A copy of this petition is here annexed :—

The Petition of the undersigned, members of the Church of England in the city of Quebec, humbly sheweth,—

That by the Act passed in the Parliament of this province, and to which Her Majesty was graciously pleased to signify the royal assent, intituled, an Act to enable the members of the United Church of England and Ireland in Canada to meet in Synod, (19 & 20 Vic. cap. 141) the power of self-government in all matters relating to the discipline, order, and good government of the church, was conferred upon the Bishops, Clergy, and Laity, members of the church in their several Dioceses :

That sensibly alive to the importance of the privilege thus conferred upon them, the Bishop, Clergy, and Laity,

members of the Church in the diocese of Quebec, at a meeting held, pursuant to notice, in the city of Quebec, on the 24th day of June last past, at which meeting his Lordship the Bishop of the Diocese presided, it was unanimously resolved to adopt the above-mentioned act, and which meeting, for further action under the said Act, now stands adjourned to the first day of September next :

That your petitioners have always been well satisfied with the provisions of the above mentioned act, conferring as it does upon the members of the church generally, the inestimable right of regulating the discipline and government of their own church, and have never sought in any way to have the same altered or amended, and would view with pain and regret any retrograde movement on the part of the Legislature, to withdraw or restrict in any way the powers thus accorded to the members of the church generally.

That your petitioners, in high appreciation of the privilege it conferred upon them, and upon the faith of the permanency of its provisions as affecting their dearest and most sacred rights and interests, having adopted the above mentioned Act, have learnt, with serious apprehension and alarm, that a bill has been introduced and has passed the Legislative Council, intituled, An Act to explain and amend the Act first above referred to, and purporting to explain and amend the said Act, but, in reality, radically changing the provisions of the same, and withdrawing the power of self-government from the members of the church generally as thereby conferred, and transferring the same to the action of a few delegates :

That the abandonment, by the Legislature, of the principle of self-government as conferred by the above-mentioned Act upon the members of the Church generally, and the adoption of the restrictive principle of representa-

t
v
c
r

t
C
F
I
in
a
th
b
o
p

G
S
C
H
S
w
ist
W
H
G
A
G
T
C
ell
L
D
K
M
T
W
H

tion provided for in the Bill now before the Legislature, will, in the opinion of your Petitioners, be highly prejudicial to the interests of the Church, and will conduce most materially to retard its prosperity and advancement :

Wherefore, your Petitioners pray that, pending the action of the adjourned meeting of the members of the Church, upon the act adopted by them, your honorable House will be pleased to stay the further progress of the Bill now before the Legislature, and to pass no bill during the present session of Parliament having for effect the altering or explaining in any manner the Act adopted by them as above mentioned, and the provisions of which they believe to be well calculated to promote the best interests of the Church, and to secure its future advancement and prosperity.

And, as in duty bound, your Petitioners will ever pray.

Quebec, 29th July, 1858.

George Hall, R. Peniston, Gilbert Perey, Clk. L.L.D., Thos. Glover, John Ross, S. Newton, C. Gethings, W. J. Newton, Jas. Sealey, A. C. Buchanan, C. L. Fitzgerald, Lt. Col. R. A., Archd. Campbell, Jr., John Von Exter, George Veasey, John Ritchie, Henry Knight, Thos. Poston, Thos. Holt, John Gorely, Wm. Sweetman, John Darlington, W. Marsden, M. D., Thos. Blatherwick, Henry Temple, Wm. Robinson, Henry Lindsay, R. H. Peniston, Wm. Price, Henry Cross, M. Wheatley Anderson, James W. Pollok, T. Terry, Senr., William Law, Abraham Cowan, R. Hill, Joseph Bowan, Robert Harris, Henry W. Welch, Henry W. Gibsone, G. H. Parke, Wm. Gerrard Ross, R. H. Russell, E. D. Ashe, Lieut. R. N. Henry S. Scott, William White, W. S. Sewell, George Griffin, Edward B. Scott, R. C. Pentland, M. Sheppard, T. S. Stayner, S. Dallimore, G. F. Gibsone, James Stansfield, Christian Wurtele, Alexr. Powell, James Haslett, James A. Sewell, M.D., J. F. Bradshaw, A. F. A. Knight, John Gibson, Thos. Lambert, W. C. Scott, W. D. Dupont, William Cole, Timothy H. Dunn, E. V. Home, William Taylor, Thos. Stevenson, Hugh McKowen, John Gilchrist, James Gilchrist, John Wallace, James McAdams, A. J. Maxham, J. S. Budden, R. Pope, Benjamin Gale, Thos. Andrews, W. B. Valteau, John Bell, R. H. Wurtele, R. Watters, Joseph Reynar, William Eadon, Samuel J. Shaw, Jeffery Hale, William Bethel, Thos. Davis, A. G. M. Wyatt, James Bai-

ley, John Robe, John Lee, R. H. Russell, M. D., John Houghton,
 A. Knight, Chas. E. Knight, E. Sanderson, Edmund Gowan, E.
 Blake, William Tait, Richd. Macnamara, T. H. Grant, Thomas
 Parke, T. Haram, John McAdams, William McElree, Charles Litt-
 tle, Daniel McAdams, Thos. Dell, William Reynolds, John Rey-
 nolds, Wm. Reynolds, Jr., Joseph Rankin, James Rankin, Thos.
 Campbell, William Campbell, James Graham, Hugh Coyle, Ross
 Richard, Joseph Tottrier, Thomas Little, Robert Marshall, Mat-
 thew Houghton, W. Bentley, Bernard Magie, R. Lee, Sr., J. Heth-
 rington, W. Johnston, W. O'Neill, Samuel Boyd, Thos. Courtney,
 W. Simpson, John Armstrong, D. Marshall, W. Simpson, Senr.,
 W. E. Moore, William Jackson, Joseph Jackson, John Fauning, R.
 W. Steele, James Staples, H. Swift, Wm. McFarland, Robt. Brown,
 R. H. Brown, John Brown, Thos. Simpson, Edwd. Montgomery,
 Thomas Armstrong, Isaac Hookes, John Box, John Stein, Henry
 Woods, Thos. Payne, R. Davies, Wm. Fraser, John Burns,
 Francis Johnston, John Wyc, Robert Borland, John Dore, William
 Kelly, R. Ellis, John Downey, J. Kelly, E. Burns, James
 McTaggart, John Fitzpatrick, M. Hunter, Peter White, John
 Turner, John McMurray, Alex. Edwards, Capt. Geo. Dalton, Capt
 John Dunn, James Beatty, John Downey, Senr., J. C. Given, J.
 Burns, M. W. Barber, John Baile, James Gilchrist, James Hous-
 ton, John Hogan, Geo. Stuart, Geo. Thompson, Wm. Whiteford,
 Henry Morton, Geo. Rodham, James Broomer, John Broomer,
 William Hood, Stephen Melton, David Parkes, Geo. Mead, Thos.
 Bailey, Robt Fitzgerald, Geo. Fitzgerald, Wm. Fitzgerald, Robt.
 Flukes, Wm. Swalwell, Senr., Wm. Swalwell, Jr., James Wray,
 Hugh Bogle, Charles Taylor, S. R. Taylor, William Hare, Thos.
 H. Speer, A. Dixon, E. Dixon, Robt. Courtney, T. Lenfestey, Jas.
 Anderson, Wm. Farrel, Henry King, John Farrel, John Camp-
 bell, Alexander Hood, W. J. Peard, Abraham Shed, Wm. Renson,
 Ebenezer Fales, John Morem, G. Stephens, Wm. Siggins, Robt.
 Craig, Geo. Broomer, G. Craig, C. Craig, J. Luckham, George
 Wilson, Henry Morem, James Jackson, Jas. Jackson, Jr., Henry
 Jackson, Geo. Jackson, Thos. Allen, Robt. Allen, J. Fair, Senr.,
 Ed. Reison, John Fair, Jr., Joseph Swalwell, Alex. McGinnis, W.
 Gunn, John Woodhouse, James Woodhouse, Francis Woodhouse,
 Jr., Francis Woodhouse, Senr., James Peebles, James Gallagher,
 Charles Dunn, William Duke, Thos. McGinnis, John Wembs, Don-
 all McGinnis, Jeremiah Govier, Thos. Mahoney, Richd. Holland,
 James Nickson, Eamis White, Thos. Larbey, John Hall, R. C. B.
 Simmonds, John Corcoran, John Bidgood, John Pye, Samuel
 Whitchel, B. R. Rolph, Robt. Fairs, William Miller, Geo. Hus-
 band, Wm. Price, Jas. Morgan, Felix Morgan, Geo. Bonham, Wm.
 Bonham, John Worthington, Jas. Courtney, Chas. K. Richardson,
 Jas. A. Staton, Robt. Maden, Geo. Pigett, Jr., Geo. Pigett, Senr.,
 Robt. Smith, Jas. Rankin, Thos. E. Knowles, Chs. Knowles, Sr.,
 Geo. Creley, Jr., T. McMullin, Thos. Johnston, John Chas. Miller,
 Thos. Sprowl, Solomon Delmage, Jas. Delmage, John Delmage,
 Geo. Creley, Sr., Geo. Keeler, Geo. Johnston, Chas. Roche, Oliver
 Kenedy, Jos. Kenedy, Jas. Clark, Humphrey Keeler, Acheson
 Johnson, Richd. Johnson, John Gavie, Jas. Read, Jno. Read, Wm.
 Read, John Pread, Jacob Hammond, Isaac Hammond, Abraham

Hammond, Sr., Abraham Hammond, Jr., Abel Hawkins, Geo. End, Samuel Campbell, Edwin Allen, Robt. Harris, John End, Charles Knowles, Jr., John R. Lloyd, Phillip T. Roberts, Matthew Mahwinney.

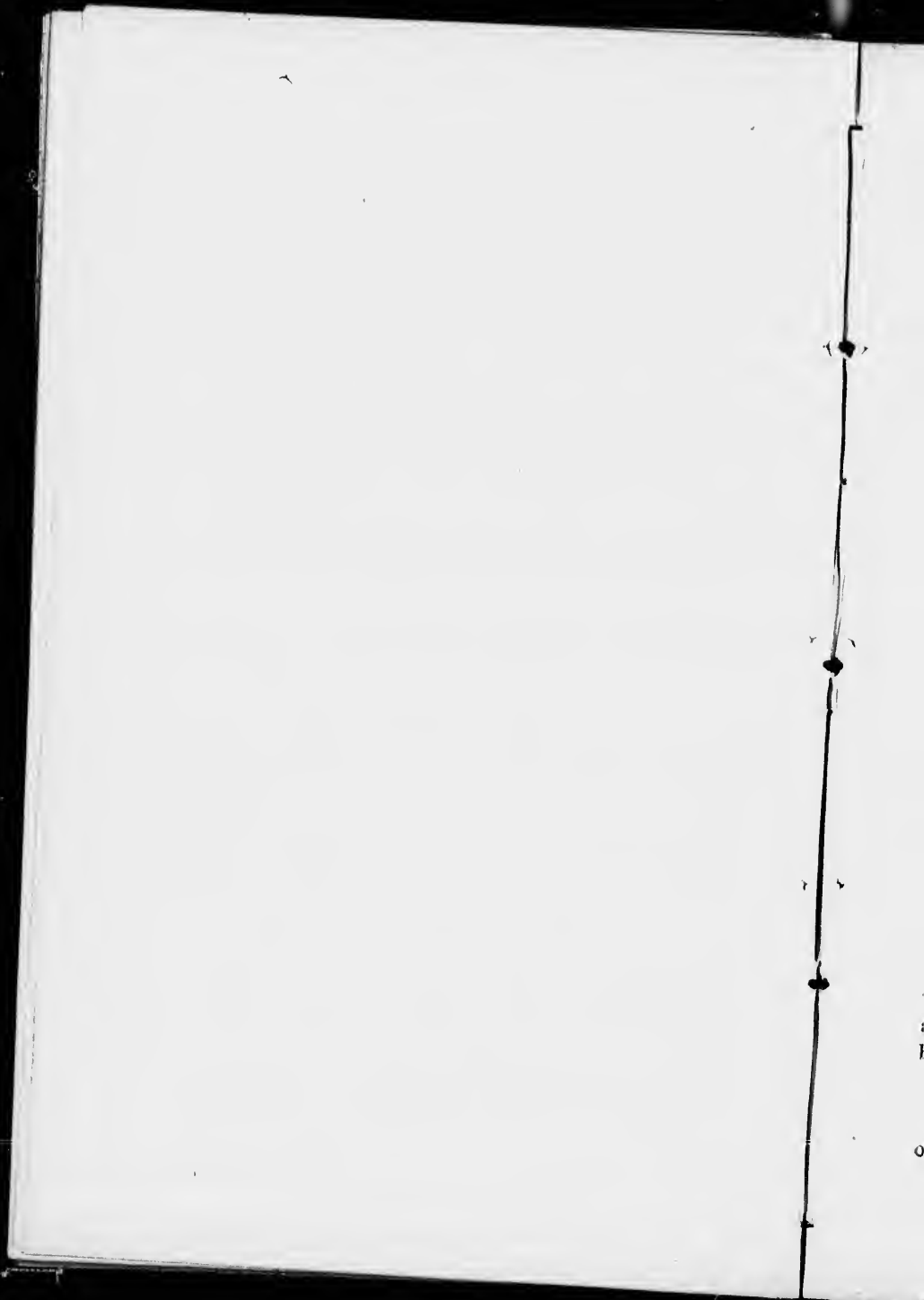
Notwithstanding all these proceedings, the Legislature, under what preponderating influence your Committee are unable to explain, saw fit, a few days before the close of the session, to pass the obnoxious Bill into law, which now provides that, for all the purposes of the previous Act, the Laity shall meet by representation. It has been always perfectly understood, and distinctly admitted on all sides, from the beginning of this controversy, that the principle of representation, as regards the Laity, would be recognized in the constitution whenever the same should be finally adopted by the Church. The main objection, then, to the new Bill, as expressed in the foregoing resolutions, was—not that it recognized that principle, but that the Church was already empowered and competent to legislate in the premises; and that, wantonly, and unasked by herself, to revoke or curtail her powers in that and in other respects, without any evidence whatever of its necessity,—and *that*, as it were in the very middle of a debate, was an uncalled-for interposition which might serve as a precedent, whenever sinister influence prevails, for future still further parliamentary interference with her established system of responsible government, and might thus weaken the confidence of her members in the stability of her institutions. Your Committee here admit that it is the part of loyalty and order to submit to the authority of a statute. But they do not conceive, when doing so, that they have forfeited their liberty to record it respectfully as their deliberate opinion, that the Legislature misapprehended the principles involved, and that, the members of the Church generally having acquired, under the former Act, the power of themselves framing constitutions and regulations for the management and government of her

affairs, and having unanimously adopted the Act which conferred that power, any *ex post facto* legislation, especially pending a temporary adjournment of their proceedings, unsolicited and undesired by themselves, tending to abrogate, restrict or transfer the powers which were not shewn to have been either insufficient or abused, was an interference with vested rights, and a gratuitous resumption of the title to manage their own interests, which the Legislature, under the formal sanction of the Crown, had already delegated to the Church. Having thus disposed of events which preceded their appointment, and of their own proceedings, it only remains for your Committee to offer a few suggestions relative to such methods of promoting the welfare of the Church as appear to be called for at the present juncture, and to fall within the cognizance of the present meeting. Experience in their own case convinces them that the members of the Church generally are but imperfectly acquainted with the principles of church government, the uses and powers of Synods, as corresponding with the Diocesan Conventions in the United States, or the duties in relation to them which devolve upon themselves. And since there are interests as well as duties peculiar to the Laity, as composing the body of the Church, particularly as electors in their respective parishes and missions, and also as delegates to the Synod,—considering, moreover, that these interests and duties are identical in whatever part of the Diocese the Laity may happen to reside,—that the Laity of the city and of the country have but the same rights, the same privileges, the same responsibilities,—no one section of the masses of the Church's members having any desire or inducement to interfere with the liberty of any other section, but each being deeply implicated in the welfare of the whole, your Committee conceive it to be highly desirable that the Laity of the Diocese should enjoy the mutual advan-

ages of conference and co-operation, and that the most effective methods of securing these objects, and of promoting the common good, would be found included in the working of *A Church of England Lay Association*, having branches, correspondents, and other agencies, in towns and rural districts, to serve as a bond of union, a source of information, and a centre of influence, both as regards sentiment and action, throughout the Diocese ; to cooperate with the Clergy, where occasion suggests, with a view to the best interests of the Church ; and to communicate, if desirable, with other Dioceses. Your Committee, therefore, recommend that such an Association be formed ; and, in conclusion, humbly pray that the Divine guidance and blessing may rest upon its proceedings.

The whole is, nevertheless, respectfully submitted.

Quebec, 1st Sept., 1858.



A P P E N D I X

B.

PROPOSED CONSTITUTION

FOR THE SYNOD OF THE
DIOCESE OF QUEBEC.

ARTICLE I.

A Synod of the Bishop, Clergy, and Laity of the United Church of England and Ireland, in the Diocese of Quebec, shall be held on the third Wednesday in (June), in each year, in the City of Quebec ; but a majority of the Synod may appoint such other place within the Diocese as they may deem advisable for the then next meeting.

ARTICLE II.

The Bishop shall have power to call Special Synods, when he may judge it conducive to the good of the Church ; and shall also do so, when applied to, for that purpose, by the Standing Committee.

ARTICLE III.

The Synod shall consist of, the Bishop of the Diocese ; of the Clergy of the same, being in Priests' orders, institut-

ed or licensed to the cure of souls, or being Principals or Professors in any College, or head-master of the preparatory school in connection with the same, and not being under ecclesiastical censure ; of Clergymen who have had a seat in the Synod, but have become superannuated from age or infirmity ; and of Lay representatives to be elected as hereinafter provided.

ARTICLE IV.

The Lay representatives, being members of the United Church of England and Ireland, shall be of the full age of twenty-one years, and shall be elected annually, in each cure, on the first Wednesday in Easter Week, at a meeting convened for the purpose, after due notice, by the Clergyman in charge of such cure, or by ten laymen belonging to the same ; and all Laymen of twenty-one years of age or upwards, who shall have declared themselves, in writing, in a book to be provided for such purpose, to be "Members of the United Church of England and Ireland, and to belong to no other religious denomination," shall have the right of voting at such meeting ; and, the Minister in charge of the cure, if present, shall preside at the election ; and, in his absence, or otherwise, the Curate, or assistant Minister, or the Chairman elected by a majority of those present.

ARTICLE V.

The Lay delegates shall consist of not more than three from each cure ; provided, always, that each congregation within the ecclesiastical parish of Quebec, shall be considered and held to be, for all the purposes of this Constitution, as a separate cure, and entitled to all the privileges of the same ; a certificate of whose election shall be signed by the Chairman of the Meeting, and laid before the Synod before his or their admission to a seat or vote.

ARTICLE VI.

If a vacancy should occur in the representation of any cure, such cure shall proceed, within as little delay as possible, to a new election, in the manner prescribed by Article IV., to supply such vacancy.

ARTICLE VII.

The Bishop shall preside at all meetings of the Synod, and, in case of absence, or otherwise, or of a vacancy in the Episcopate, the Synod shall elect a President *pro. tem.*

ARTICLE VIII.

A quorum of the Synod shall consist of eight Clergymen and eight Laymen ; but a smaller number may adjourn.

ARTICLE IX.

There shall be two Secretaries elected at the annual meeting of the Synod, and they shall retain office till their successors are appointed ; one from the Clergy, the other from the Laity, who shall keep regular minutes of all the proceedings of the Synod ; shall record them in books provided for that purpose ; shall preserve all papers, memorials, and other documents ; shall attest the public acts of the Synod, and shall deliver all records and documents to their successors ; the same to have power to appoint an Assistant Secretary.

ARTICLE X.

There shall be a Treasurer of the Synod, elected in the same manner as the Secretaries, and who shall retain office till his successor shall be appointed ; and who shall receive and disburse all monies collected and paid under its authority ; and there shall be two Auditors, to be similarly elected, who shall annually inspect, and report on the condition of the accounts to a Committee to be appointed for the purpose.

ARTICLE XI.

In all matters brought before the Synod, a majority of votes of the members present shall be decisive ; and, if required by three members, the two orders shall vote separately ; in which case, the concurrence of a majority of each order shall be necessary to constitute a decision ; the delegation from each cure, in such case, being entitled to but one vote.

ARTICLE XII.

The Bishop shall have the right to reserve any canon, resolution or proceeding, he may disapprove of, within ten days from its passation by the Synod, upon assigning his reasons therefor, in writing, and handing a copy of the same, signed by himself, to each of the two Secretaries, for the information of the Synod ; in which case, the canon, resolution, or proceeding, shall be returned to the Synod for re-consideration at its next meeting, when a majority of both orders respectively shall be necessary for its adoption.

ARTICLE XIII.

It shall be the duty of the Synod, at the first meeting thereof, and at every annual meeting subsequently, to elect, from among its own members, a Standing Committee, one-half of which to be a quorum, to be composed of three clergymen and three lay representatives, with power to fill up vacancies, who shall retain office till their successors shall be appointed.

ARTICLE XIV.

In case of a vacancy in the See, it shall be the duty of the Standing Committee to give notice of such vacancy to every clergyman and representative within ten days from their knowledge thereof ; and, at the same time, to summon a meeting of the Synod to be held within not less

than three months after such vacancy, for the election of a Bishop, giving two months' notice thereof.

ARTICLE XV.

At all elections held by the Synod, the clergy and lay representatives shall vote by orders, by ballot ; and a majority of the votes of each order shall determine the choice.

ARTICLE XIV.

Any cure which may be hereafter established, being desirous of uniting with the Synod of this Diocese, shall apply by letter to the Bishop, or the Standing Committee, stating the due organization of the cure, the election of churchwardens, and their means of support of a minister, and their willingness to conform to the Constitution of this Diocese, and the Canons of the Synod thereof ; and at the Synod next succeeding the receipt of such application, the Bishop, or Standing Committee, shall communicate the same to the Synod for its decision thereon. Should the Synod make a favourable decision, the cure shall then be considered as in union, and entitled to all the privileges of the same.

ARTICLE XVII.

In the event of a General Assembly or Synod being hereafter established, it shall be the duty of the Diocesan Synod, at its first meeting thereafter, to elect such number of delegates as shall be deemed necessary to represent the Diocese in such General Assembly or Synod ; provided, always, that one half, at least, of such representatives shall be laymen.

ARTICLE XVIII.

Any proposition for amending or altering this Constitution, must be introduced in writing, and leave obtained for the consideration of the same at the next meeting of the Synod ; and, if then approved by majorities of not less than two-thirds of Clergy and Lay delegates respectively, it shall be adopted.

