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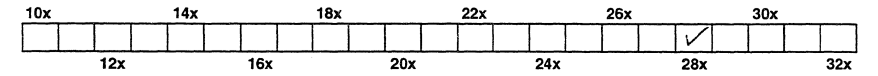
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3rd Session, 5th Parliament, 20 Victoria, 1857.

BILL.

An Act to regulate the administration of Fabriques in Lower Canada.

Received and read, first time, Thursday, 26th March, 1857.

Second reading, Friday, 27th March, 1857.

MR. J. B. E. DORION.

TORONTO: PRINTED BY JOHN LOVELL, YONGE STREET. No. 168.]

BILL.

[1857.

An Act to regulate the administration of Fabriques in Lower Canada.

WHEREAS it has become necessary clearly to define the manner of Preamble. administering the temporal affairs of Churches in Lower Canada; Therefore Her Majesty, &c., enacts as follows:

I. All laws, ordinances, and edicts relating to the administration of the Laws contrary 5 temporal affairs of Catholic Churches in Lower Canada, in so far as they to this Act reare contrary to the provisions of this Act shall be and the same are hereby repealed.

II. Fabriques are instituted to take charge of the administration of Institution of Church property, the maintenance and preservation of Church edifices, Fabriques. No the collection of pew rents, and other direct and casual revenues derived from property which has been set apart for religious purposes, both regulating the necessary expenses and ensuring the means of carrying out the above purposes.

Organization.

Ist. The temporal affairs of the Catholic Church or Churches in any Administralis parish or mission shall be administered by the Fabrique.

2nd. Each Fabrique shall be composed of a Fabrique Council and a Fabrique, how Board of Churchwardens.

3rd. The Council in each parish or mission shall be composed of the Fabrique past and present Churchwardens.

1) 4th. The Board of Churchwardens shall be composed of three members elected by the inhabitants of each parish or mission.

5th. The Curé, Missionary or person administering the parish or mis- Curé to take sion shall have a voice in the deliberations both in the Council and in part. the Board of Churchwardens.

Powers and Authorities.

2. 1st. No Fabrique shall be entitled to hold any real estate other than a Real property lot of one hundred arpents in superficies, in any parish or mission, nor limited. any other buildings than those used for purposes of religious worship, the residence of the Curé or for charitable or Educational purposes.

2nd. The Fabrique may alienate its real estate and acquire other, Sale of real 31 subject to the restrictions contained in the preceding article.

Encourage- ment of edu- cation.	3rd. The Fabrique may apply a portion of its funds to the encourage- ment of Primary, Secondary or Superior Schools and to the formation of Parish Libraries.							
Salary of Curé.	4th. The Fabrique may also apply a portion of its funds to the pay- ment of a salary to the Curé or Missionary in case of the abolition of the <i>dime</i> , or in case any arrangement to that effect shall have been made with the ecclesiastical authorities.							
Election of Churchwardens.								
Meeting of parishioners.	1st. The members of the Catholic Church shall assemble in every parish or mission respectively on Christmas day at the issue of morning service, and if there be no service on that day, then at eleven of the clock in the forenoon, for the election of one or more Churchwardens.	10						
Notice.	2nd. Notice of such meeting shall be given at least eight days previous thereto, from the pulpit or by notice given verbally or in writing at the Church door.							
How given.	3rd. The said notice shall be given by the Curé or Missionary, or by 3 the Churchwarden retiring from office or by three electors.	15						
In case no no- tice be given.	4th. In case the said notice shall not have been given, it shall be law- ful for the inhabitants to meet and proceed to the election.							
Place of meet- ing.	5th. The meeting shall be held in the Public Hall, if there be one, and if not, then in the Sacristy of the Church, and not elsewhere.	20						
Chairman, &c.	6th. The meeting shall choose a Chairman and a Secretary.							
Qualification of electors.	7th. Any member of the Catholic Church, of the age of twenty-one years, who shall have resided for at least three months in the Parish or Mission, shall be entitled to take part in the proceedings of meetings for the election of Churchwardens.	25						
Where no Board exists.	8th. In any Parish or Mission in which there shall not be a Board of Churchwardens, it shall be lawful for the meeting to elect three mem- bers to constitute such Board.							
Retirement of Churchwar- dens.	9th. The senior of the three Churchwardens elected shall retire from office at the end of the first year, the next in age, at the end of the second year and the junior at the end of the third year.	30						
Where a Board exists.	10th. In any parish or mission in which there shall exist a Board of Churchwardens, the meeting shall elect a new Churchwarden in the place of the one retiring from office.							
In case of election with- out opposi- tion.	11th. The Chairman of the Meeting shall, if there be no opposition, declare who has been elected, and the Secretary of the meeting shall prepare a <i>procès verbal</i> of such election, which shall be deposited in the archives of the Fabrique.	3 5						
Contested election.	12th. In case of division with respect to the election of any of the Candidates, three electors may call for the registration of the votes of for election by ballot.	40						

13th. The Secretary shall, under the direction of the Chairman, regis- Manner of ter the votes, or receive the tickets if the election be effected by ballot, voting. and the register, book, or memorandum shall be closed whenever a quarter of an hour shall have elapsed during which no vote shall have been 5 registered or ticket deposited.

14th. The book, register or memorandum of the voting shall be imme- Result of the diately certified by the Secretary, and the Chairman shall declare in voting. whose favor the majority of the votes shall have been given.

15th. The return shall be deposited in the archives of the Fabrique. Report.

16th. When the election shall not have taken place at the period fixed In case of 10 therefor, the time for holding such election shall be fixed by the Fabrique election not taking place. Council.

17th. In all cases of vacancies occurring by reason of the death or Vacancies. absence from the locality of one or more of the Churchwardens, a suffi-15 cient number to fill the vacaneies shall be elected at the next annual meeting in the Parish or mission.

Board of Churchwardens.

1st. The Board shall assemble upon requisition or upon public notice Notice of given verbally or in writing by the Curé, Missionary, person administer- meeting. ing the locality, or by the Churchwarden in charge.

2nd. A majority of the members of the Board shall be necessary for Quorum. 20 the transaction of business.

3rd. in case of equal division of votes the Chairman shall have a Casting vote. casting vote.

4th The Board shall keep a Minute Book of its proceedings, and of Minute Book. 25 the receipts and expenditure of the Fabrique,

5th. The proceedings of the Fabrique Council and of the meetings of Proceedings the Parish or mission for the election of Churchwardens and the auditing in Minute of the accounts shall be entered in the same minute book. Book.

6th. The Board shall never expend in the course of the year more Expenditure 30 than the sums following, without consulting and obtaining authority of Board limifrom the Fabrique Council:

	In any Parish	ı or Mission	containing	less than	2,000	inhabitants,	\$50
	· · ·	٤.	"	"	4,000	"	100
	"	"	"	"	8,000	"	200
35	"	"	"	above	8,000	"	400

7th. In case the majority of the Board and Fabrique Council shall not Parish meetagree to such expenditure, it shall be referred to a meeting of the Parish inga. as in the case of any expenditure over the sums mentioned in the foregoing article, and such Parish meeting shall be summoned in the same 40 manner as meetings of the Board.

Sth. The appointment and dismissal of any chanter, (chantre) organ- Board to apist, beadle, or other salaried officer shall be vested in the Board of Church- point officers. wardens.

- Suits at law. 9th. The Board shall not institute or defend any action or suit at law without consulting the Fabrique Council.
- Sale of pews. 10th. The Board shall regulate the conditions of the sale of pews whenever there shall be any pews for sale, and shall enter the conditions in its proceedings and shall exhibit them to the purchasers at the time of the sale: 5 Hereafter no pew shall be sold for any longer period than the lifetime of the purchaser.

Churchwardens in Charge.

- Security to be 1st. In any Parish or Mission in which three Churchwardens shall given. have been elected at the same time, the senior in age shall take charge of the funds and shall give security to an amount sufficient to cover all the 10 money in hand at the time of his appointment, and also all amounts likely to be received during the year he shall be in office.
- Security. 2nd. In any Parish or Mission in which there shall already be a Board of Churchwardens, the Churchwarden in charge shall give a like security.
- Registration. 3rd. Such security to ensure its validity shall be registered in the Regis- 15 try Office of the County.
- Chairman. 4th. The Churchwarden in charge shall preside at all meetings of the Board of Churchwardens, and, in case of his absence from such meetings, the Board shall elect a Chairman.

No sum to be 5th. It shall not be lawful for the Churchwardens in charge to pay out 20 paid out with any sum of money without the sanction of the Board, other than the sums already appropriated.

Responsibili. 6th. He shall be responsible for any deficit which may exist at the time ty. he shall render in the accounts, and also for the expenditure of the money in conformity with the decisions of the Council and Board of Church- 25 wardens.

Upon retirement. 7th. Upon his retiring from office he shall give in his accounts to the Fabrique Council.

Period of retirement. 8th. The Churchwarden retiring from office shall retire on the thirty-first day of December in each year. 30

Discharge of 9th. The Churchwarden in charge, and his security, shall be held free from all responsibility so soon as his accounts shall have been approved by the Parish.

Fabrique Councils.

Meetings of Council. 1st. The Council shall assemble upon the requisition or upon the verbal, public or written notice of the Curé, Missionary, person administering the 35 said Parish, or of the Churchwarden in charge.

Proceedings 2nd. The said Council shall only act in that capacity for the consideration of the matters enumerated in the different provisions of this Act.

3rd. The Council shall examine the accounts of the Churchwarden in Examination charge as soon as they have been laid before them, and shall make a of accounts. Report thereon, which they shall submit to the Parishioners at a meeting to be called for the purpose, within two months after the receipt of the 5 said accounts.

General Provisions.

1st. In any Parish or Mission in which Trustees shall nave been appoint- Trustees red to build any church, their term of office shall expire on the first day of placed by January next after such building shall have been opened for Divine Service, dens. and they shall be replaced, and their duties shall be discharged by the 10 Board of Churchwardens.

2nd. The said Trustees shall submit a statement in detail of their ac-Statement of accounts.

3rd. It shall be lawful for any elector of the Fabrique to take proceedings Maladminisbefore the ordinary tribunals, in case of any mal-administration on the part tration. 15 of the Fabrique.

III. This Act shall not affect the Acts providing for the civil erection of Applicaton of Parishes and for the erection and repairing of Catholic churches in Lower this Act. Canada.

IV. This Act shall be a public Act.

FORM A.

Bond of Churchwarden in Office.

Know all men by these presents, that we, A B (here insert name of Churchwarden) of (Parish, Mission, County and District,) and C D and E F (here insert name of two securities, their residence and occupation) acknowledge ourselves to be jointly and severally indebted to the Fabrique of (Parish or Mission, as the case may be) in the sum of

dollars current money of this Province, to be paid for the use and benefit of the said Fabrique, and we do jointly and severally oblige ourselves, our heirs and assigns, for the full and complete payment of the said sums, in presence of the undersigned witnesses, and we do specially hypothecate the property hereinafter mentioned, viz: A B (insert name of Churchwarden) a certain, &c., (describe his property or properties); C D (insert name of the first of the sureties and describe the property hypothecated); E F (insert name of the other surety and the property hypothecated.)

The condition of this Bond is such, that if the said (*insert name of Churchwarden*,) shall fulfil well and faithfully at all times the duties of the said office of Churchwarden, render a faithful account and pay over and remit to the said Fabrique, all the monies for which he is or may be accountable during his term of office, then this Bond shall be null and void and the properties above described shall cease to be hypothecated. In the contrary case, and so long as the accounts of the said Churchwarden shall not

Public Act.

have been received and approved, and all sums of money due by him to the said Fabrique shall have been paid, the property above described shall remain hypothecated, and the present Bond shall remain in full force and vigor.

Done in duplicate at this day of the month of in the year of Our Lord one thousand eight hundred and

A. B. (Signature of Churchwarden.)

C. D. E. F. Signature of Sureties. [L.S.]

Witness $\begin{cases} G. H. \\ J. K. \end{cases}$