



CHAPTER 49

An Act to amend the Quebec Municipal Commission Act
respecting parish or mission trustees

[Assented to, the 13th of April, 1933]

HIS MAJESTY, with the advice and consent of the
Legislative Council and of the Legislative Assembly
of Quebec, enacts as follows:

1. The Quebec Municipal Commission Act (Revised R. S., c.
Statutes, 1925, chapter 111A), as enacted by the act 22 ^{111A, title}
George V, chapter 56, is amended by replacing the title ^{replaced.}
thereof by the following:

**“AN ACT RESPECTING THE SUPERVISION AND CONTROL
OF MUNICIPAL AND SCHOOL CORPORATIONS AND COR-
PORATIONS OF PARISH OR MISSION TRUSTEES”**

2. Section 2 of the said act is amended by inserting Id., s. 2, am.
therein, after paragraph 3 thereof, the following paragraphs:

“3a. The word “municipality” designates also any cor- “Municipi-
poration of parish or mission trustees; pality”;

“3b. The word “council”, when the context permits, “Council”.
designates also the school commission or the trustees for a
parish or mission as the case may be;”.

3. Section 22 of the said act is amended by adding R. S., c.
thereto, after the first paragraph thereof, the following 111A, s. 22,
paragraph: am.

“However, in the case of a corporation of parish or mis- Approval
required in
certain case.
trustees, such investigation can be held only with the
approval of the bishop of the diocese where the said cor-
poration is situated.”

R. S., c. 111A, s. 27a, added. **4.** The said act is amended by adding thereto, after section 27 thereof, the following section:

Authoriza-
tion re-
quired in
certain case. **"27a.** In the case of a corporation of parish or mission trustees, such application for approval cannot be forwarded or submitted to the Commission unless the bishop of the diocese has previously given his authorization thereto. If such authorization be refused, sections 24 to 31 shall not apply to such corporation of parish or mission trustees."

R. S., c. 111A, s. 33, am. **5.** Section 33 of the said act is amended by adding thereto the following paragraphs:

Approval
for presenta-
tion. **"However,** in the case of a corporation of parish or mission trustees, such petition cannot be presented unless the approval of the bishop of the diocese in which the said corporation is situated has been obtained.

If approval
granted. If such approval is granted, the bishop is entitled to insert therein the conditions which he may deem expedient."

R. S., c. 111A, s. 39, am. **6.** Section 39 of the said act is amended by adding thereto the following paragraph:

Applica-
tion. **"The** provisions of this section shall apply, *mutatis mutandis*, to corporations of parish or mission trustees."

R. S., c. 111A, s. 45, am. **7.** Section 45 of the said act is amended by adding thereto the following paragraph:

Decision by
Commis-
sion in cer-
tain case. **"When** the corporation declared in default is a corporation of parish or mission trustees, the Commission, in addition to the above powers, must, if thereunto required by the bishop of the diocese, render a decision to the effect that there is no longer occasion to consider such corporation in default and permitting it to resume all its powers."

R. S., c. 111A, s. 57, am. **8.** Section 57 of the said act is amended by adding thereto the following paragraph:

Application. **"This** act shall apply, however, to corporations of parish or mission trustees situated in the city of Montreal."

Coming into
force. **9.** This act shall come into force on the day of its sanction.