

3. This act shall come into force on the day of its ^{Coming into} sanction. ^{force.}

CHAP. 49

Act respecting the election of churchwardens and meetings of churchwardens in the city of Quebec

[Assented to, the 15th of March, 1924]

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

1. The Revised Statutes, 1909, are amended by insert- ^{R. S., 4322a,} ing therein, after article 4322, the following subsection and ^{4322b, added.} articles:

“§ 6.—*Provisions respecting the election of churchwardens of the parishes situated in the city of Quebec*

“**4322a.** 1. Meetings for the election of churchwardens, ^{Composition} for the rendering of accounts and for all other matters re- ^{of meetings} quiring the calling of a general meeting of the parishioners ^{for elections} and members of the *fabriques* in the parishes canonically ^{of church-} divided or formed before or after the 15th day of March, ^{wardens,} 1924, in the present limits or subsequent limits of the city ^{etc., in par-} of Quebec, shall be composed of the former and new church- ^{ishes within} wardens. ^{limits of city} of Quebec.

2. Notwithstanding the provisions of paragraph 1 of this ^{New} article, in the case of the organization of a new *fabrique*, ^{fabrique.} the first churchwardens, to the number fixed in the ordinance of the Ordinary, shall be elected by the parishioners who are residents, three of them to be considered as churchwardens in office and the others as former churchwardens.

The meeting for the election of the first churchwardens ^{Notice and} shall be called by a notice from the pulpit on the Sunday ^{holding of} previous to the holding of the meeting, and it shall be held ^{meeting.} at the hour and place stated in the notice.

“**4322b.** The word “parish”, for the purposes of the ^{Word:} preceding article, includes the national parishes, erected or ^{“parish”,} hereafter erected under subsection 4 of this section, in the ^{defined.} present limits or subsequent limits of the city of Quebec, before or after the 15th day of March, 1924.”

2. This act shall come into force on the day of its ^{Coming into} sanction. ^{force.}