

2 Geo. V.,  
ch. 124, s. 4,  
amended.

Loan for  
certain pur-  
poses author-  
ized.

How loan  
may be made

Certain  
loans rati-  
fied.

Certain pay-  
ments rati-  
fied.

Coming into  
force.

**1.** The first two paragraphs of section 4 of the act 2 George V, chapter 124, are replaced by the following:

“**4.** The *fabrique*, through the special board, may borrow a sum not exceeding two hundred and fifteen thousand dollars, to consolidate its present debt and pay the cost of the said works.

Such loan may be made for a period which shall not exceed fifty years, wholly or partly on mere notes, or by notarial deed, or by bonds with a sinking fund; it may also be reimbursable by yearly instalments.

The sinking fund or yearly instalments need not begin before the year 1923.

The conditions of the loan to be effected to repay the amount borrowed on notes to pay the cost of the work and to consolidate the debt, and the conditions or undertakings attached to such loan, must be approved by the free-hold proprietors at a regular meeting.

**2.** The loans effected on notes by the *fabrique* to pay the cost of the works provided for by the said act, are ratified in so far as the same may be necessary.

**3.** The payments, out of the sums borrowed, of interest on the debt contracted for the said works, are ratified in so far as it may be necessary, and the *fabrique* is authorized to continue the same method until the coming into force of the assessment roll which shall be made out in 1914.

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

#### CHAP. 144

An Act to amend the act respecting the *fabrique* of the parish of St. George, Montreal.

[Assented to 19th February, 1914]

Preamble.

**W**HEREAS the *Bureau spécial de l'Œuvre et Fabrique de la Paroisse de St. George*, has, by petition, represented that, in order to complete the building of the church of the parish of St. George, Montreal, for which a loan of one hundred and thirty thousand dollars has already been authorized by the act 3 George V, chapter 113, it is necessary to borrow an additional sum of fifty thousand dollars;

Whereas the free-hold inhabitants have given their unanimous consent thereto ;

Whereas it is expedient to grant such petition ;

Therefore, His Majesty, with the advice and consent of the Legislative Council and of the Legislative Assembly of Quebec, enacts as follows :

**1.** Section 4 of the act 3 George V, chapter 113, is 3 Geo. V, c. 113, s. 4, replaced.

“ **4.** The special board may borrow an amount not Loan. exceeding one hundred and eighty thousand dollars to pay the costs of the said building.

Such loan may be effected for a term not exceeding Term of loan, &c. forty years, by notarial deeds or by issues of bonds or debentures with a sinking fund or otherwise ; it may also be repaid by annuities if deemed preferable.

To secure the repayment of the loan, both principal Hypothecation of church, &c. and interest, the special board may hypothecate the church and sacristy, and transfer the assessment hereinafter mentioned.

It may further transfer the right to levy moneys by Transfer of right to assess. means of the said assessment.

The conditions of the loan shall be approved by the Approval of Ordinary ”.

**2.** Section 13 of the same act is replaced by the following: Id., s. 13, replaced.

“ **13.** The special board is authorized to effect, upon Loans on security of the assessment. the security of the assessment, such loans as it may deem advisable for the work of building, provided the total amount so borrowed shall not exceed the sum of one hundred and eighty thousand dollars ”.

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

C H A P. 145

An Act to amend the law concerning the construction of the church, sacristy and presbytery of the parish of Saint Viateur d'Outremont.

[Assented to 19th February, 1914]

**W**HEREAS the parish priest and churchwardens of Preamble. L'Œuvre et Fabrique of the parish of St. Viateur d'Outremont have by their petition represented:

That by the act 1 George V (1st session), chapter