

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]

WHEREAS 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

105, as amended by the acts 1 George V (2nd session), chapter 113, and 2 George V, chapter 120, the members of the fabrique and parish of St. Viateur d'Outremont in the district of Montreal were empowered to borrow one hundred and seventy-five thousand dollars to be expended in building the church, sacristy and rectory, and were authorized to levy semi-annually by an act of assessment upon all the immoveables of the parish belonging to Roman Catholics an amount of five thousand and seventy-nine dollars and fifty-six cents on the value of the property assessed during a period not exceeding forty years, to be applied to the payment of the interest and sinking fund of said loan, and also for the purpose of paying the costs of said assessment, of the ground on which said buildings will be erected, and of the said acts;

Whereas the said loan was duly made, but the sum of one hundred and seventy-five thousand dollars is insufficient, and it is urgent for the good of the parish, and necessary for its purposes for the completion of the church, sacristy and rectory, and for the payment of insurance premiums, law costs, and costs of further assessment, that a further sum of fifty thousand dollars should be borrowed for the purposes aforesaid, and the freehold inhabitants have approved such petition:

Whereas it is prayed that an act be passed for the purpose, and it is expedient to grant such prayer;

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

Assessment
authorized
on immove-
ables of
parish
belonging to
Roman
Catholics.

1. The members of the fabrique of the parish of St. Viateur d'Outremont, in the district of Montreal, may levy semi-annually or annually by an act of assessment upon all the immoveables of the parish belonging to Roman Catholics, an amount of fifteen hundred and fifty-two dollars and seventeen cents, or three thousand one hundred and four dollars and thirty-four cents, as the case may be, on the value of the property assessed, during a period not exceeding forty years, to be applied to the payment of the interest and sinking fund of a loan of not more than fifty thousand dollars, to be expended in building, improving and enlarging the church, sacristy and rectory, the costs of the said assessment and the costs of this act; provided that the immoveables of the said freehold inhabitants in the said parish shall be affected and the said freehold inhabitants shall be liable only to the amount of the payment due on said assessment, and said assessment may be decreased proportionately to the increase of the property assessed; and further provided that the said loan of fifty thousand

dollars is over and above the loan of one hundred and seventy-five thousand dollars authorized by the act 2 George V, chapter 120, and the instalments of the principal and interest may be made payable on the same dates as those provided by the said act 2 George V, chapter 120.

2. For the execution of the work of construction, and upon the security of the assessment, the board of churchwardens is authorized to contract loans, and for such purpose to effect such loans by contract, by debentures, with or without annuities, or on mortgage, as may be found preferable, provided that the further sum thus borrowed does not exceed fifty thousand dollars.

Loan authorized by contract, debentures or on mortgage

3. The assessment to pay the loan of one hundred and seventy-five thousand dollars and interest, as provided by the act 2 George V, chapter 120, may be made annually by levying upon all the immoveables of the parish belonging to Roman Catholics an amount of ten thousand one hundred and fifty-nine dollars and twelve cents on the value of the property assessed, during a period not exceeding forty years, as provided in the said act.

Assessment for sinking fund for old loan.

4. The provisions of the act 1 George V (1st session), chapter 105, as amended by the acts 1 George V (2nd session), chapter 113, and 2 George V, chapter 120, shall apply to this act and to the loan to be made under the authority hereof, in so far as the said provisions do not conflict with the provisions of this act.

Provisions to apply.

5. Any meeting of the parish priest and churchwardens and also of the former churchwardens of the parish of St. Viateur d'Outremont, may be legally convened upon a written notice sent to each churchwarden at his usual place of residence, at least two clear days before the date fixed for such meeting, notwithstanding any law or usage to the contrary.

Legal notice of meeting.

6. The Board of members of the Fabrique may raise an additional sum to cover the cost of the collection, and make an assessment roll which will date from the first of January, 1914.

Collection expenses.

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

Coming into force.