

as the proceeds of the assessments shall be deposited in the bank, and until the expiration of their powers under the present act.

- Id.**           **11.** If the power to impose annual assessments during a period not exceeding ten years should expire before the building of the church and sacristy is completed, the trustees shall deliver to the *fabrique* of the parish of Sainte Anastasie de Lachute, all moneys collected by them and still in their possession, as well as all interest accrued thereon.
- Suits for assessments.**   **12.** Suits for the recovery of amounts entered under the act of assessment shall be brought in the name of the corporation before the Circuit Court or the Superior Court according to the amount claimed.
- Accounting by trustees.**   **13.** When their powers have expired, or oftener if the *fabrique* deems it advisable, the trustees shall render an account of their operations to the said *fabrique*.
- Coming into force.**       **14.** This act shall come into force on the day of its sanction.

---

## C H A P . 112

An Act to authorize the trustees of the parish of St. Bruno, county of Lake St. John, to effect a loan to pay the balance of the cost of building and completing the church and sacristy of the said parish.

[Assented to 21st December, 1912]

- Preamble.**   **W**HEREAS the trustees of the parish of St. Bruno, county of Lake St. John, have by their petition represented:
- That the ecclesiastical authority of the diocese of Chicoutimi, by a decree, dated the 13th of March 1899, permitted the erection of a new church and a new sacristy for the parish of St. Bruno, and approved the plans and specifications;
- That the work of erecting the said buildings has not yet been completed;
- That the trustees duly elected to carry out the said decree according to the provisions of articles 4323 and following of the Revised Statutes, 1909, have already drawn up an act of assessment for fourteen thousand dollars affecting the immoveables of the said parish;
- That the cost of the work already done in connection with such buildings has absorbed the said sum of fourteen thousand

dollars, out of which four thousand dollars have been paid under the said assessment and the balance of ten thousand dollars by means of a loan;

That an additional sum of fifteen thousand dollars is now required to complete the said buildings;

That they represent that it would not be equitable that the cost of the work already done and that of completing the said church and sacristy should be borne by the present proprietors alone;

That for such purpose, the said trustees, in accordance with the desire of the freehold inhabitants, consider that it is necessary to obtain special legislation to authorize them to effect a loan of twenty-five thousand dollars to repay the amount borrowed and complete the work;

Whereas the petitioners pray for an act for the above purposes, and it is expedient to grant their prayer;

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

**1.** The trustees of the parish of St. Bruno shall constitute a legal corporation subject to the provisions of the general law, unless the same be derogated from by this act. Trustees to be corporation, &c.

**2.** To pay the cost of completing the said buildings and to repay the sums borrowed, the trustees are authorized to borrow, upon the security of the assessments under this act, an amount of twenty-five thousand dollars on the most advantageous terms and conditions. Borrowing by trustees.

**3.** The said loan may be effected by annuities for a period not exceeding forty years, payable annually or semi-annually until paid, by means of bonds or debentures. Loan how effected.

**4.** The trustees may levy annually, if necessary, for forty years, by an act of assessment and apportionment on all immovables of the Roman Catholics of the said parish, an amount sufficient to pay such annuities with, in addition fifteen per cent, to cover the costs and the losses that might occur. Annual assessment.

**5.** The moneys to be levied by means of the assessment may be payable yearly or half-yearly. Payment of assessments.

**6.** The provisions of article 4335 of the Revised Statutes, R. S. 4335 to 1909, shall apply to the making out of the said deed of assessment. Apply.

**7.** Such act of assessment, signed by the trustees, shall be deposited in the office of their secretary-treasurer, and Deposit of assessment act.

public notice of such deposit shall be read at the parochial church door at the issue of divine service in the morning or from the pulpit at the parochial mass for three consecutive Sundays and posted up on the door of the said church after the first reading.

Homologation of assessment.

**8.** The homologation of the said act by the commissioners shall not be required, but an appeal may be taken from the said act before the District Magistrate's Court or the Circuit Court in the same manner as appeals from homologations of valuation rolls under the provisions of the Municipal Code.

New valuation roll.

**9.** The trustees may, if they deem it more equitable, replace the valuation roll in force in the various municipalities forming the said parish, by a new roll drawn up by them, or amend the municipal roll.

Special valuation rolls.

**10.** If there be any territories having no municipal valuation roll, they are authorized to prepare one for the said territories.

Contents of roll.

**11.** Such roll shall contain an accurate statement showing the lands conceded by the Crown as well as the expenses and improvements on the lands occupied without title, situated in each municipality and the portions of the territory not yet organized and not exempt from assessment, the value of the said lots and lands, the area, and the name of their real or supposed owners.

Deposit of rolls.

**12.** The roll or rolls so made or amended shall be deposited in the office of the secretary, or of the pastor of the said parish, during one month, in order that they may be examined by the interested parties, after public notice of the said deposit shall have been given in the manner indicated in the Municipal Code for public notices, in every municipality and at the parochial church door in the case of unorganized territories.

Law respecting complaints, &c.

**13.** The provisions of the Municipal Code respecting complaints and taking into consideration of a valuation roll, shall apply to the valuation roll so made by the trustees.

Signing of roll by trustees

**14.** Before coming into force, the said roll shall be signed by the trustees.

Assessment when exigible.

**15** The assessment shall be exigible one month after the last notice mentioned in section 7, if there is no appeal and shall be payable at the office of the secretary-treasurer on the dates fixed by the act of assessment.

**16.** The amount of the said assessment shall bear interest <sup>Interest on</sup> at five per cent, if not paid within thirty days from the date <sup>assessment.</sup> when it becomes due.

**17.** The provisions of article 4341 of the Revised Statutes, R. S. 4341 to 1909, respecting the recovery of amounts so due and exigible <sup>apply.</sup> shall apply to the said trustees.

**18.** The said buildings may be insured against fire by the <sup>Insurance</sup> said trustees until they are handed over to the *fabrique*. <sup>against fire.</sup>

**19.** This act shall come into force on the day of its sanction. <sup>Coming into</sup> force.

## C H A P . 113

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

[Assented to 21st December, 1912]

**W**HEREAS the parish priest and churchwardens of *l'œuvre* <sup>Preamble.</sup>  
*et fabrique* of the parish of Saint George, have presented a petition setting forth that, owing to the growth of the Catholic population of that parish, it is necessary and even urgent for the good of the said parish that a church and sacristy be built as soon as possible on the grounds held by the *fabrique* for such purpose;

That it is desirable that, in order to meet its obligations, the said *fabrique* be authorized to borrow a sum of one hundred and thirty thousand dollars, and that the freehold inhabitants have unanimously given their consent to that effect;

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.** In so far as regards the matters mentioned in this act, <sup>Persons</sup> Messrs. Lucien Caron, Toussaint Zénophon Renaud and Omer <sup>incorpora-</sup> Dansereau, elected by a meeting of the freehold inhabitants of the said parish, are associated with the parish priest and old and new churchwardens, under the name of "associate members" and shall form with them a corporation under the name of "*Bureau Spécial de l'œuvre et fabrique de la paroisse de St. Georges.*" <sup>Name.</sup>

The quorum of such board shall be six members, including at <sup>Quorum.</sup> least one associate member.