

Deposit of sinking fund. **9.** The money intended for the sinking fund shall be deposited as it is received by the trustees, in a chartered bank, or loaned to religious or other non-commercial corporations, if it be advantageous to do so.

63 V., c. 96, s. 20 replaced. **10.** Section 20 of the act 63 Victoria, chapter 96 is replaced by the following:

Secretary-treasurer. **“ 20.** The trustees shall exact a security of at least fifteen hundred dollars from the secretary-treasurer.”

Id., s. 21 replaced. **11.** Section 21 of the said act is replaced by the following:

Insurance of buildings. **“ 21.** The trustees shall keep the said buildings insured against fire to a sum equal to the total amount of the assessment and of the loan hereby authorized.”

Coming into force. **12.** This act shall come into force on the day of its sanction.

CHAP. 105

An Act respecting the building of the church, sacristy and rectory of the parish of St. Viateur d'Outremont

[Assented to 4th June, 1910]

Preamble. **W**HEREAS the parish priest and church-wardens of *L'œuvre et Fabrique* of the parish of St. Viateur d'Outremont, have, by their petition, represented :

That it is urgent for the good of the parish to build as soon possible, on the ground held for the purpose by the *fabrique*, a church, sacristy and a rectory ;

That it is necessary to have special legislation respecting such buildings, their cost and the method of effecting a loan for the same ;

That the freehold inhabitants have unanimously 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 :

Certain assessment authorized, &c. **1.** The church-wardens of the parish of St. Viateur d'Outremont, in the district of Montreal, may levy by an act of assessment upon all the immoveables of the parish belonging to Roman Catholics, a yearly amount not exceeding twenty

cents per one hundred dollars of 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 one hundred thousand dollars to be expended in building the church, sacristy and rectory, the cost of the said assessment, that of the ground on which such buildings will be erected and that 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 payments due on the said assessments; and such assessment may be decreased proportionately to the increase of the property assessed.

2. The amount to be levied every year shall be exigible and payable in yearly and consecutive payments, the first to become due at such date as may be fixed by the church-wardens and the others also at such date as may be fixed by the church-wardens. The church-wardens shall have the right to date the assessment from the 1st May, 1910.

3. Interest at the rate of six per cent shall be charged upon payments not effected within thirty days from the date when they become due.

4. The said act of assessment shall be based upon the valuation rolls of the city of Montreal, included in the territory of the parish, and of the town of Outremont in force when the act of assessment is made, and it shall not be subject to homologation by the commissioners appointed and acting under the Revised Statutes, 1909; the homologation of the valuation rolls of the city of Montreal and of the town of Outremont shall replace such homologation by the commissioners.

5. Three Catholic freehold inhabitants of the said parish, viz: Messrs Charles Alfred Prévost, Grégoire Meloche and Joseph Daoust, are associated for the whole time the work of building shall last with the board of church-wardens and shall form part thereof for all lawful purposes. During such interval they shall have the same powers as the said churchwardens as regards the loan or loans and the assessment to be levied.

6. The board of church-wardens of the parish of St. Viateur d'Outremont with whom shall be associated, while the said work of building will last, Messrs Charles Alfred Prévost, Grégoire Meloche and Joseph Daoust, chosen at a meeting held on the 13th March, 1910, shall for all the purposes of this act be vested with the same rights and be subject to the same obligations as those granted and imposed by law on

corporations of trustees constituted in such cases under the Revised Statutes, 1909, except in so far as this act may derogate therefrom.

- Approval of plans, &c. **7.** The plans of the church, sacristy and rectory as well as the specifications for the same shall, before being carried out, be approved by the ordinary of the archbishopric of Montreal.
- Salary of secretary. **8.** The *fabrique* of the said parish of St. Viateur d'Outremont is authorized to pay a salary to a secretary for the purposes of the assessment.
- Quorum. **9.** The quorum of the said corporation shall be five members.
- Calling of meeting. **10.** The parish priest or three church-wardens may call a meeting of the members of the said board by means of a letter with one clear day's notice.
- Loans. **11.** The board of church-wardens is authorized to contract, on the security of the said assessment, such loans as they may deem necessary for the erection of the said buildings, provided the total amount so borrowed shall not exceed one hundred thousand dollars.
- Assessments where payable. **12.** The payments on the said assessment shall be payable at the office of the secretary-treasurer to be appointed by the church-wardens and, if there be no such office, they shall be payable at the rectory of the parish.
- Insurance against fire, &c. **13.** The board of church-wardens may keep the various religious buildings insured against risks by fire or other risks.
- Immoveables affected, &c. **14.** The immoveables of the freehold inhabitants shall be affected and the freehold inhabitants themselves shall be liable only to the amount of the payments due.
- Coming into force. **15.** This act shall come into force on the day of its sanction.
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