

CAP. XLIV.

An Act to ratify and confirm a deed of division (*partage*) and settlement of properties made between the School Commissioners of the Municipality of the Village of Waterloo, in the County of Shefford, and the Trustees of the dissentient minority in the said Village of Waterloo.

[Assented to 10th June, 1884]

Preamble.

WHEREAS it has been represented by the petition of H. L. Robinson, Esquire, chairman of the school commissioners of the municipality of the village of Waterloo, Joseph Lefebvre, Esquire, chairman of the trustees of the dissentient minority of the said school municipality and others, that it is expedient that a certain deed of division (*partage*) of the property belonging to the late school corporation of the said village of Waterloo, made between the said school corporation on the one part and the said trustees on the other part, bearing date and passed before Mtre J. R. Tartre, notary, at Waterloo aforesaid the tenth day of December, eighteen hundred and eighty-three, be ratified and confirmed by the Legislature of the Province of Quebec, in order that the piece of land, assigned to the said school commissioners and to the said trustees, may be enjoyed and held by them, respectively, as mentioned in the said deed of division (*partage*), notwithstanding the resolutory conditions mentioned in the deed of donation from the late Dame Selencia Knowlton, widow of the late Hezekiah Robinson, to the school commissioners of the township of Shefford, bearing date and passed before Mtre. Ths. Brassard, Notary, at Waterloo, aforesaid, on the sixth day of March, in the year of Our Lord, one thousand eight hundred and sixty-eight; Therefore, Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows:

Certain deed
of *partage*
confirmed.

1. The deed of division (*partage*) above referred to, made between the school commissioners of the village of Waterloo, in the county of Shefford, of the one part, and the trustees of the dissentient minority of the said school municipality of the other part, and bearing date and passed before Mtre. J. R. Tartre, Notary, at Waterloo aforesaid, the tenth day of December, in the year of our Lord, one thousand eight hundred and eighty-three, shall be and the same is hereby ratified and confirmed, and the school commissioners and school trustees of the said municipality of the village of Waterloo, shall consequently be and remain proprietors,

Effect of such
confirmation.

respectively, of the property assigned to and accepted by them in exchange by the said deed of division, (*partage*).

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

C A P. X L V.

An Act to authorize the Incumbent and Church Wardens of the Church of St. John the Evangelist, Montreal, to borrow money, and to hypothecate the church site and buildings thereon.

[Assented to 10th June, 1884.]

WHEREAS the Incumbent and Church Wardens of ^{Preamble.} St. John's Church, of the parish of St. John the Evangelist, in the city and diocese of Montreal, represented by the Reverend Edmund Wood, M. A., the present Incumbent, and Henry Mortimer Holland and James Henry Plummer, of Montreal, Esquires, the present Church Wardens of the church, have, by their petition, represented that, under the authority of an act of the Legislature of this province, passed in the thirty-eighth year of Her Majesty's reign, chaptered sixty-five, they became vested with and now hold the property mentioned in the fifth section thereof, to wit of the lots of land, subdivisional numbers two, three, four, five, six, seven and eight of lot official number one hundred and sixty-eight of the official plan and book of reference of St. Lawrence Ward of the city of Montreal, and have erected thereon a church edifice which is now in use, but not yet completed to the full extent of their intentions; that, in the acquiring of the said land and in the erection of the said church building and otherwise, they have contracted certain indebtedness, for which obligations comporting hypothec on said premises have been given;

That certain of the creditors desire to be paid off while the petitioners can, as they believe, now borrow the sums necessary at lower rates of interest, by consolidating the said indebtedness;

That they may also desire, either at the same time or later, to borrow money for the purpose of completing the church as intended, and for other purposes connected with the affairs of the said church, and to give hypothecary security on the said premises therefor;

That doubts have been raised as to the right of the petitioners, under their present powers, to borrow money and