李

Court: Provided always, that no new notice of trial shall be necessary in any such cause, and that no new cause shall be entered for trial at any such adjourned Court.

CAP. III.

An Act relating to the Parish Church of the Parish of Portland, in the County of Saint John, and to the Church Corporation of the said Parish.

Passed 19th March 1841.

Preamble. 6 W. 4, c. 3.

JAJ HEREAS in and by an Act made and passed in the sixth year of the 'Reign of His Majesty King William the Fourth, intituled "An Act 'to regulate the election of Church Wardens and Vestrymen in the Parish of ' Portland, in the County of Saint John; and to extend such regulations to other 'Parishes where the sittings in the Church may be free and open," it was 'enacted, "That the Church Wardens and Vestry of the said Church so soon as they might be duly elected and chosen, pursuant to the provisions of the said 'Act, together with the Rector of the said Church for the time being, and their ' respective Successors, for ever, should be a body Politic and Corporate in deed ' and name, and should have succession for ever, by the name of the Rector, 'Church Wardens and Vestry of Grace Church in the Parish of Portland," and 'it is also further enacted, "That Grace Church should be deemed and taken to 'be the Parish Church of the said Parish of Portland, until the said Rector, 'Church Wardens and Vestry should have erected another Church instead 'thereof, and the same should be duly consecrated to that purpose, and opened ' for Public Worship, according to the Rites and Ceremonies of the Church of ' England, and in case of the erection of such other Church, all the provisions of ' the said Act should extend and be construed to extend to the said new Church, 'in as full and ample a manner as if the same were particularly re-enacted and 'applied to such new Church:" And whereas since the passing of the said Act, another large and commodious Church has been erected within the said 'Parish, and has been recently consecrated, and is now used for Public 'Worship by the name of "Saint Luke's Church," the expense of which has been partly defrayed by private subscription, but it was found necessary, in ' order to raise sufficient funds for completing the same, and for making a regu-' lar provision for the support of the Minister or Rector of the said Parish to dis-' pose of Pews in the said Church, subject to the payment of Annual Rents, as ' is done in the Parish of Saint John, and in the other Parishes of the Province, ' reserving however free seats for the accommodation of poor persons to the num-' ber of two hundred and fifty at least, in consequence whereof the provisions of ' the said recited Act have become inapplicable to the said Parish of Portland, ' and it is expedient that the Parish of Portland and Church Corporation therein be placed on the same footing, and elected in like manner as those in other 'Parishes: And whereas the Rector, Church Wardens and Vestry of Grace 'Church, together with many other Parishoners of the said Parish have, by 'their Petition to the General Assembly prayed, that an Act may pass for the ' purpose above mentioned, which Petition has received the sanction of the Lord 'Bishop of the Diocese, and of the Archdeacon of the said Province: And whereas it is expedient that the said recited Act should be repealed; Act 6 W. 4, c. 3,

I. Be it therefore enacted by the Lieutenant Governor, Legislative Council and Assembly, That the said Act, intituled "An Act to regulate the election of

Church

医肾气管 和一

Church Wardens and Vestrymen in the Parish of Portland, in the County of Saint John, and to extend such regulations to other Parishes, where the sittings in the Church may be free and open," shall be and the same is hereby repealed.

II. And be it further enacted, That the said Church called Saint Luke's Saint Luke's Church declared to be the Parish Church of the said Parish, to be the Parish Church of the said Parish, to be the Parish Church of the Saint Luke's Church declared to be the Parish Church of the Saint Luke's Church declared to be the Parish Church of Frank Church o and that the Rector of the said Parish duly constituted and appointed together Church of Portland. with the Church Wardens and Vestry of the said Church, so soon as they may be Rector, Church duly elected and chosen pursuant to the Acts in force relative to the Rection of try incorporated. Church Wardens and Vestrymen, and their respective Successors for ever, shall be a body Politic and Corporate in deed and name, and shall have succession for ever by the name of the "Rector, Church Wardens and Vestry of Saint Luke's Church in the Parish of Portland."

III. And be it further enacted, That all debts due and owing to the Rector, Debts due to the Corporation of Church Wardens and Vestry of Grace Church in the said Parish of Portland, Grace Church in Portland to be shall be paid to and may be recoverable by and in the name of the Rector, Church paid to the Corpo-Wardens and Vestry of Saint Luke's Church aforesaid, in the same manner as if Luke's Church. the said debts had been contracted with them; and all Property Real and Personal vested in the said Corporation of Grace Church, shall become vested in the said the new Corporation, and shall be holden henceforth by them in the same manner to be liable for the as the former Corporation could have held the same; and that the said new Corporation. poration shall be liable to the debts, contracts and engagements of the old Corporation, and the said new Corporation shall be deemed the lawful Successors of the said old Corporation.

IV. And be it further enacted, That all purchase or preference monies and Preference monies Rents due or to become due for Pews or Sittings in Saint Luke's Church, upon and in Saint Luke's by virtue of the sales by Auction or Private Bargain to any person or persons, able to the Corposital be payable to, and may be recoverable by and in the name of the said Rectain of that the Church, in the same manner as if the Contracts had been made with them; and that in default of such payments, them. the said Rector, Church Wardens and Vestry may sue for the same or proceed them. to a forfeiture of the said Pews and Sittings, according to the rules or conditions under which the Sales or Contracts where originally made: Provided always, Proviso for free that at least two hundred and fifty free sittings for poor persons shall always be left in the said Church.

V. And whereas in and by a certain Indenture bearing date the sixteenth day of April, in the year of our Lord one thousand eight hundred and forty, duly sames white, Esq. and his wife, of a certain piece of lend in Portland to the Minister, tain consideration therein mentioned, did grant, bargain and sell unto the Church wardens. and Vestry of the Company of the consideration therein mentioned of the Minister, Church Wardens. * Corporation of the said Parish, by the name of the Minister, Church Wardens and Vestry of Grace Church. and Vestry of Grace Church, in the Parish of Portland, in the County of Saint 'John, in the said Province, their Successors and Assigns, all that certain lot, piece and parcel of land, situate lying and being in the said Parish of Portland, bounded and described as follows: That is to say, beginning at a stake and stones at the intersection of the Northern line of the old Indian Town Road, so called by a prolongation of the line running North fifteen degrees East or thereabouts, dividing the Lands formerly owned and occupied by the Honorable William Hazen, from the Lands formerly owned and occupied by the late James White, Esquire, thence from the said stake and stones, Northerly by the said prolonga-'tion of the said dividing line, till it meets the South Westerly side line of the Queen's Land at Fort Howe, thence by the said last mentioned line, North 'Westerly

C. 3, 4.

Westerly till it meets the dividing line between the Land of the said James White, Esquire, the grantor in the said deed, and the Land of James Peters. 'Esquire, thence Southerly by the said last mentioned dividing line, to the Northern line of the said old Indian Town Road, thence by the said line of the 'said Road. Easterly to the place of beginning, together with all buildings and 'improvements thereon, and all the rights, members and appurtenances thereto belonging, to have and to hold the same unto the said Minister, Church War-'dens and Vestry, their Successors and Assigns, to their only proper use and ' behoof for ever;' Be it further enacted, that the said deed and conveyance, and the Estate thereby granted, bargained and sold, shall be deemed good, valid and effectual, notwithstanding the mistake in the name of the Corporation, and to have vested the Title therein and thereto in the Rector, Church Wardens and Vestry of Grace Church; and upon their dissolution by virtue of this Act to be and to become vested in the Rector, Church Wardens and Vestry of Saint Luke's Church, and their Successors in the same manner as any other property of the said Rector, Church Wardens and Vestry of Grace Church.

Estate vested in the Corporation of Grace Church, netwithstanding the mistake in the name of the Cor-

To become vested in the Corporation of Saint Luke's Church.

Corporation of Saint Luke's to convey the lot of land and School House to the Governor and Trustees of the Madras School and their successors, with conditions of reinvestment if a School be not there established and continued.

VI. 'And whereas, the object of the Church Corporation in making the pur-Churchauthorized 'chase of the said lot of Land in the next preceding Section mentioned, was to erect and build thereon a School House, which has been partially accomplished; and it has been considered advisable that such School should be conducted upon the Madras system, but in order to effect this, it may become necessary to assign and convey the same to the Governor and Trustees of the Madras 'School in New Brunswick;' Be it enacted, that the said Rector, Church Wardens and Vestry of Saint Luke's Church, and their Successors, shall be fully authorized and empowered to make sale and conveyance of the said lot of Land and School House thereon to the said Governor and Trustees of the Madras School and their Successors, in trust, nevertheless, for the purpose of a School in the said Parish, to be considered a Branch of the Provincial Madras School, and for no other use or purpose whatsoever; and upon this condition, that if such School shall not be established and commence within two years from the passing of this Act. or if after being established it shall be discontinued for any time or term, together exceeding one year, or shall not be continued and kept in operation for at least six months in every year after the expiration of the said two years, the said Land and School, and all the estate, right, title and interest therein, shall revert and become reinvested in the said Rector, Church Wardens and Vestry of Saint Luke's Church, and their Successors in the same manner as if the same had not been conveyed to the said Governor and Trustees of the Madras School.

: ommencement J. Act.

10

Preembir.

VII. And be it further enacted, That this Act shall continue and take effect on Easter day being the eleventh day of April next.

CAP. IV.

An Act in further amendment of the Law.

Passed 19th March 1841.

THEREAS it is customary in this Province to give Notes payable in 'Timber, Country Produce and other specific articles, and it is expe-' dient to place such Notes on the same footing, as regards the proof of consi-'deration, with Promissory Notes payable in money;'

Notes payable mey to be

Be it enacted by the Lieutenant Governor, Legislative Council and Assembly, therwise than in Mores in writing for a sum certain payable otherwise than in money,

shall