

BY AUTHORITY.

ANNO DECIMO QUARTO VICTORIÆ REGINÆ.

CAP. IX.

An Act to amend an Act relating to Churches erected or to be erected in this Province in connexion with the Established Church of Scotland.

Passed 30th April 1851.

E it enacted by the Lieutenant Governor, Legislative Council and Assem- Act 2 W. 4. c. 13, bly, That the fourth section of an Act made and passed in the second year of the Reign of His late Majesty King William the Fourth, intituled An Act to repeal all the Laws now in force relating to Saint Andrews Church in the City of Saint John, and for incorporating certain persons, Pewholders of the said Church, and of the several Churches erected or to be erected in this Province in connexion with the Church of Scotland, be and the same is hereby repealed.

II. And be it enacted, That the owners or proprietors of pews and all male Pew owners and communicants of the full age of twenty one years, in the several Churches erected and Church to or to be erected in this Province in connexion with the Established Church of on first Wednesday Scotland, shall on the first Wednesday in June, or within ten days thereafter, in June, and elect yearly and every year assemble and meet together at their respective Churches, be Trustees. and then and there by a plurality of voices of the said pewholders and male communicants aforesaid then present, between the hours of twelve and three o'clock in the afternoon, elect and choose any number not exceeding twelve persons nor less than five, being owners or proprietors of pews as aforesaid, to be Trustees for the purposes of the said Act to which this is an amendment, who shall thereupon enter into the execution of their office as such, and continue in the same one year and until other fit persons shall be chosen in their stead; provided always, that the ownership or proprietorship of a pew shall not entitle more than

III. 'And whereas there are now some Churches in connexion with the Estab- in Churches that 'lished Church of Scotland in this Province that have no proprietory of pews; of pews, male commendents and the enacted, That in all such cases, and in all others that may hereafter arise, sitters may elect it shall and may be lawful for all male communicants and regular sitters in any Trustees. such Church or Churches to assemble at the time and in the manner asoresaid, and elect from among themselves Trustees as hereinbefore provided, who shall, when so elected, exercise and enjoy all the privileges and be subject to the provisions of this or any other Act of the Legislature of this Province made or to

be made relating to the Churches aforesaid.

one person to vote at any such election.

IV. And be it further enacted, That in all meetings of Trustees after the pas- A majority of the sing of this Act, on due notice being-given or left at the usual place of business quorum for

or residence of each Trustee, a majority of the members elected on the day of the annual election shall constitute a quorum for the transaction of business.

Trustees to elect a Chairman. V. And be it enacted, That the Trustees of any Church elected as aforesaid, or the major part of them, after due notice being given, or left at the usual place of abode, of their election, by the Secretary of the meeting, and of the place and time of the first meeting of the Trustees so elected, shall elect from among themselves a Chairman, who shall preside over the deliberations of all meetings of Trustees; provided always, that in case of absence of such Chairman, it shall be lawful for the Trustees then present to elect a Chairman for the time being to preside over the meeting.

Chairman pro temmay be appointed.

Intermediate vacancies may be filled up by the Trustees. VI. And be it enacted, That in case of refusal to act as a Trustee, or in case of the death or absence from the Province for four months of any Trustee or Trustees so elected as aforesaid, it shall be lawful for the remaining Trustees, or the major part of them, at any meeting regularly convened, to appoint from among those duly qualified under this Act, another or other Trustees, in the room and place of any Trustee or Trustees who may have so refused to act, died or been absent from the Province for four months, and this so often as the same shall happen; and any Trustee or Trustees so appointed shall continue in office until the next election, or until another or others is or are chosen in his or their stead.

FREDERICTON, N. B.: