From: British North America Legislative Database; University of New Brunswick bnald.lib.unb.ca

Acts of the General Assembly of His Majesty's Province of New-Brunswick passed in the year 1832. Fredericton, NB: John Simpson, Printer to the King's Most Excellent Majesty, 1832.

2 William IV – Chapter 16 Session

An Act to amend an Act, intituled An Act to repeal an Act passed in the Fiftieth Year of the Reign of His Majesty King George the Third, intituled, An Act to declare the Qualifications of Church Wardens and Vestrymen in the several Parishes in this Province, and of the Persons having Voices in their Election, and to make other and more effectual Enactments in lieu thereof, so far as the same relates to the Parish Church of Saint Andrews. Passed 9th March 1832.

'Whereas the Provisions of an Act made and passed in the First Year of the Reign of His Majesty King William the Fourth, intituled An Act to repeal an Act passed in the Fiftieth Year of the Reign of His Majesty King George the Third, intituled, An Act to declare the Qualifications of Church Wardens and Vestrymen in the several Parishes in this Province, and of the Persons having Voices in their Election, and to make other and more effectual Enactments in lieu thereof, have been found to be injurious to the Interests of the Parish Church at Saint Andrews in the County of Charlotte;'

- I. Be it therefore enacted by the Lieutenant Governor, Council, and Assembly, That each Pewholder in the said Parish Church at Saint Andrews of the actual Occupier, or if such Pewholder be not the actual Occupier, then the Tenant or joint Tenant in the actual Occupation of the Pew, shall or may be qualified to serve as Churchwarden or Vestryman, and also to vote at the Election of Churchwardens and Vestrymen.
- II. Provided, always, and be it further enacted, That where a Pew in the said Church is open or leased by more than One Person, the Whole of said Pewholders or Pew Tenants shall constitute but One Vote, in order that there shall be no more Votes than Pews; and that none but pewholders in the actual Occupation of Such Pew, or any Tenant or joint Tenant in the actual Occupation thereof, shall have the Power of voting, or be eligible for Office.
- III. And be it further enacted, That this Act shall be and continue in force in and from Easter Monday next ensuing, until the First Day of May which will be in the Year One thousand eight hundred and thirty five.