(the names to be here inserted.) to be the first Directors of the said Company.

Name.	Number of Shares.	Amount.

## CAP. CXXV.

An Act to amend an Ordinance passed in the second year of Her Majesty's Reign, intituled, An Ordinance concerning the erection of Parishes and the building of Churches, Parsonage Houses and Churchyards.

[Assented to 23rd May, 1853.]

MITHEREAS the great extent of territory of the Districts of Preamble. Lower Canada renders the proceedings necessary for the erection of Parishes and the building and repairing of Churches both difficult and expensive, and it is expedient to amend the Ordinance passed in the second year of Her Majesty's Reign relating thereto, chaptered twenty-nine, and intituled, An Ordinance concerning the erection of Parishes, and Ord. of L. C. the building of Churches, Parsonage Houses and Churchyards, 2. V. c. 29. in order to afford the requisite facilities: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and intituled, An Act to re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada, and it is hereby enacted by the authority of the same. That for the better attainment of the object of the said Ordi- Five Commisnance, it shall be lawful for the Governor or person adminis-sioners may tering the Government, by Commission under the Great Seal of in each Rothe Province, to commission, appoint and constitute, in the man Catholic name of Her Majesty, in each of the Roman Catholic Dioceses Dioceses canonically acknowledged and erected in this Province by the

Ecclesiastical

Proviso.

Ecclesiastical Authorities, five persons duly qualified and residing in the said Dioceses, to be Commissioners for the purposes of the Ordinance aforesaid and of the laws now in force; Provided always, that the provisions of this Act shall not apply to the District of Kamouraska, wherein the law hereby amended shall continue to have effect.

Powers of certain Bishops under the said ordinance vested in the Bishop of each R. C. Diocese.

II. And be it enacted, That all the powers, rights and duties vested in and devolving upon the Roman Catholic Bishop of the Diocese of Quebec or of Montreal, by virtue of the said Ordinance and of the laws now in force, shall be exercised and performed by the Roman Catholic Bishop of each Diocese canonically erected and acknowledged by Écclesiastical Authority, and the petitions and requests of the interested parties shall be presented to the Roman Catholic Bishop of the Diocese, or in case of his absence or of a vacancy in the Episcopal See, to the person administering the Diocese wherein the erection, dismembering, division or union of Parishes is to take place, or in which a Church, Sacristy, Parsonage House or Churchyard and dependencies, is or are to be erected or repaired.

Cases to be governed by said ordinance and existing laws.

III. And be it enacted, That all cases respecting either the erection or divison of Parishes, or the building and repairing of Churches and Parsonage Houses and Church-yards, shall be proceeded with and adjudged upon by the Roman Catholic Bishop or person administering the Diocese in which it shall be necessary to act, and by the Commissioners appointed for the said Diocese, in the manner now provided by the said Ordinance and the laws now in force.

Present Commissioners to finish pending cases.

IV. And be it enacted, That the Commissioners at present appointed shall be empowered to continue proceedings instituted before them up to final judgment.

Bailiffs of Sup. such cases.

V. And be it enacted, That the Bailiffs of the Superior Court Court to act in shall be for all the purposes of the said Ordinance, officers duly qualified to act (exploiter) as well for the Ecclesiastical as for the Civil Authorities, and as well for the publication of Notices as for any other purpose.

Commissioners to have power to swear wit-nesses, &c.

VI. And be it enacted, That the Commissioners appointed under the authority of the said Ordinance, shall collectively or severally, have power to swear any witnesses who shall be produced before them, or any expert who may be appointed in the course of any proceedings which shall be had before such Commissioners.