

4. AND BE IT ENACTED, That the vestry of the said church shall not appoint or agree with a minister to officiate in the said church for a longer time than one year, but they may re-elect or re-appoint the same minister from time to time.

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Not to agree with a minister for more than one year. Trustees to regulate disposition of pews.

5. AND BE IT ENACTED, That the said trustees, or a majority of them, shall regulate and determine every thing relative to the disposition of the pews, except as to the annual rent or charge of the same.

6. AND, whereas by the eighth section of the original law it is enacted, that the said Jeremiah Yellott, John Scott, William Jolley, Hezekiah Waters, Josias Pennington, Simon Wilmer, of Edward, and James Corrie, and the survivors and survivor of them, shall convey the lot and lots of land which they may have purchased, to the vestry of the said church in fee-simple, and the said trustees have only a leasehold interest in the lot whereon the said church is built; BE IT ENACTED, That the said trustees, and the survivors or survivor of them, shall convey to the said vestry such interest only in the said lot or lots purchased, or to be purchased, which they may have at the time of their conveyance to the said vestry, be the same in fee or a leasehold interest.

And convey to vestry interest in lots.

7. AND BE IT ENACTED, That the first vestry which shall be elected for the said church shall be elected and considered the vestry of the said church until the Easter Monday in the year eighteen hundred and five.

First vestry to continue till 1805.

8. AND BE IT ENACTED, That if the said trustees do not purchase or lease a lot of land for a burial ground before the powers vested in them shall cease, any vestry of the said church may purchase, in fee or for a lesser estate, a lot of land, either within or without the city of Baltimore, not exceeding two acres, for a burial-ground to the said church.

Any vestry may purchase a lot.

9. AND BE IT ENACTED, That if the said trustees shall purchase a lot of land for a burial-ground, that they shall not be obliged to convey the same to the vestry of the said church until the same shall be paid for, and all sums of money by them paid, or contracted to be paid, for the same, shall be discharged.

Trustees not obliged to convey burial ground.

10. AND BE IT ENACTED. That after the first election of a vestry to the said church, no person shall be entitled to vote for a vestryman for said church but free white male citizens, twenty-one years of age, holding a pew, or half of a pew, in the said church, and professing themselves members of the same.

Persons entitled to vote.

11. AND, whereas the said trustees have erected a parsonage-house on the lot whereon they have built the said church, BE IT ENACTED, That their proceedings in this respect are approved and confirmed.

Proceedings approved.

12. AND BE IT ENACTED, That any vestry of the said church for the time being may purchase the fee of the lot on which the said church is built, and the fee of the lot of land purchased, or which may hereafter be purchased, for a burial-ground, if the same shall not in the first instance be purchased in fee.

Any vestry may purchase the fee of lot on which church is built.

13. AND BE IT ENACTED, That every thing in the original law to which this is a supplement contrary to the provisions herein contained, is and the same hereby stands repealed.

Part of an act repealed.