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the Time being, to be applied to the Use of the said Parish, accord- Session ing to the Directions of the aforesaid Act of Assembly.

And be it likewise Enacted by the Authority aforesaid. That the Which said Justices shall cause such Bond or Bonds to be entered among the must be Records of the County aforesaid, and a Copy of such Bond, in case among the of Loss of the original Bond or Bonds, and Non-Payment, shall be Records of the County. good Evidence against the Principal or Principals, Surety or Sureties, in such Bond mentioned, and that as Occasion shall be to sue such Bond, the same shall be done in the same Manner as Sheriffs Bonds have heretofore been.

And be it likewise Enacted, That the Freeholders of the said Four Vestrymen Parishes in St. Mary's County respectively, and of the said Trinity and Church-Parish in *Charles* County, shall, and they are hereby impowered and be chose by directed to make choice of Six select Vestrymen and Two Church-the Free-Wardens, each respectively, at such Time and Place, and from time to time, as Need shall require, and according to the Directions of the Laws of this Province now in Force, or which hereafter shall be, touching the Premises, with the same and like Rights, Liberties, and Privileges, as other Vestries within this Province now have, or hereafter may have.

And be it likewise Enacted, That the Freeholders of the said Four Parishes in St. Mary's County, so as aforesaid to be erected, as also of the said Trinity Parish in Charles County, shall, from and after the Time of this Act's taking Place, have, hold, and enjoy all and singular the Rights, Liberties, Privileges, and Immunities, which any other Parish or Parishes now have, or hereafter may have within this Province; any Law, Statute, Usage, or Custom to the contrary thereof in any wise notwithstanding.

Provided always nevertheless, That such Divisions or Alterations The Diviof the Parishes aforesaid, or the erecting of the aforesaid Trinity sion and Alterations Parish in Charles County, shall not take Place or Effect until the not to affect Death or Removal of the present Incumbent or Incumbents respecting the present Incumbents. tively, as the same may or shall happen, so as not to alter or change the yearly Income of either or any of the said present Incumbents, in the Parishes which they now enjoy.

Provided also, and it is hereby Declared and Enacted, That in Proviso. case of the Death or Removal of either of the Incumbents of the said All Faith and King and Queen Parishes, whereby the Part of his Parish now within Charles County should become vacant, and without the Assistance of a Clergyman, that then and in such Case, it shall and may be lawful for the Protestant Freeholders of that vacant Part, or the greater Number of them, to meet and make choice of a suitable Place for the Performance of Divine Service within such Part, and then to apply to the Governor or Commander in Chief within this Province, to appoint them a Clergyman fit and able to perform Divine Service, and administer the Sacrament, according