

This is a translation of the

LOI (1871) SUR LE MODE D'ELECTION DES VINGTENIERS

(Chapter 23.925)

as in force on 1 January 2019

This is not an authoritative translation of the Law. Whilst it is believed to be correct, no warranty is given that it is free of errors or omissions or that it is an accurate translation of the French text. Accordingly, no liability is accepted for any loss arising from its use.

LAW (1871) ON THE MODE OF ELECTION OF VINGTENIERS

A LAW governing the mode of election of Vingteniers

CONSIDERING that experience has demonstrated that the election of Vingteniers as it was established by the Law of 1852, relative to the number and at the election of Centeniers and other Officers, does not offer the guarantees which resulted in the past from such elections by the Assembly of Principals and Officers of the parish;

The States, subject to the sanction of Her Most Excellent Majesty in Council, have adopted the following Law¹ –

2

Vingteniers shall in the future be elected as they were originally, that is to say: by the Assemblies of Principals and Officers of the Parish.²

¹ Règlement

² This today means the Parish Assembly as constituted under Article 23 of the Rates (Jersey) Law 2005.