

APPENDIX

(c) Legacies and donations given for the purpose.

(d) Such grants from the profits of the publishing interests of the united Church as may from time to time be determined under regulations to be framed by the Supreme Court of the united Church.

(e) Proceeds of any investments now held, or that may be made in the future, in the interests of the Fund.

LAW.

When a basis of union has been agreed upon by the negotiating Churches, the union should be consummated and the united Church incorporated by a Special Act of the parliament of Canada.

2. The Act of the Parliament of Canada consummating the union and incorporating the united Church should contain, among others, provisions to the following effect:

(1) Ratifying and confirming the Basis of Union as agreed upon, and empowering the united Church to acquire and hold property.

(2) Making clear that the united Church would have the powers of legislation mentioned in sub-paragraph (2) of Paragraph 23 of the report of the Sub-Committee on Polity, subject to the safeguards thereby imposed, in such full and ample manner as to render impossible the existence in connection with the united Church of the conditions which have arisen in Scotland in connection with the United Free Church of Scotland, under the decision of the House of Lords, touching its property and doctrine.

(3) That all the estate, real and personal, belonging to, held in trust for or to the use of the negotiating denominations, or belonging to or held in trust for or to the use of any corporation under the government or control of, or in connection with, any of the said negotiating denominations, shall be vested in the united Church, or in Boards, Committees or Corporations under the control thereof, and shall be used and administered