

PROVINCE OF NOVA SCOTIA, }
 HALIFAX, S. S. }

Be it remembered that on this seventh day of December, one thousand eight hundred and seventy-four, before me the subscriber personally came and appeared Christianna Ives, wife of William Ives, mentioned in the foregoing Indenture, who having been by me examined separate and apart from her said husband, did declare and acknowledge that she executed the said Indenture as and for her act and deed without fear, threat or compulsion, of from or by her said husband, and for a full release of all her claims to the land therein described.

G. H. ELLIOT,
Barrister and Notary Public.

Recorded 3rd March, 1875.
 Lib. S. Folio 217.

R. W. SCOTT,
Secretary of State and Registrar General of Canada.

No. 143.

KNOW ALL MEN BY THESE PRESENTS that we, the Chiefs, Principal Men and Warriors of the Chippewa Indians, of Sarnia, owning and residing on the Indian Reserve at Sarnia, being this day assembled with our people in general council, and acting for and on behalf of the whole membership of our said Band, and with the free consent of a majority thereof, as expressed in our said council summoned for that purpose, in presence of the Honourable the Superintendent-General of Indian Affairs and of Robert Mackenzie, our local Superintendent, have agreed to surrender and yield up, and do hereby surrender and yield up unto our Sovereign Lady the Queen, Her heirs and successors, in trust, to be sold for the benefit of ourselves and our children, all that certain portion of our said reserve, containing about one hundred and fifty-four acres, be the same more or less, which may be described as follows, namely: Lots numbers forty-five, forty-six, forty-seven, forty-eight, forty-nine and fifty of the front range of our said reserve, as shown on the map of the survey thereof made by P. S. Donnelly in the year 1855.

TO THE END, that the said described piece of land, including the beach and water privileges in front of the same, may be re-surveyed and sold in such manner, and on such terms, as the Honourable the Superintendent-General of Indian Affairs may judge to be best for our advantage; and that the proceeds of the said land, as the same may be realized, shall be properly invested, and the interest to be derived therefrom paid over to ourselves, our people and children, at the same times in each year as it is customary to pay our annuity and interest monies. SUBJECT, NEVERTHELESS, to the following stipulations and conditions, namely: That the improvements, rents and other advantages of the present occupants of all the above-described lots of land shall be faithfully valued; and the full and fair value of the same, together with all necessary and reasonable expenses of removal, paid to the said occupants, their heirs or assigns, or invested for their benefit in providing new dwellings and other necessary improvements on other portions of the said reserve to be allotted to the said parties, in lieu of the lands to be by them vacated. AND FURTHER, that fair compensation for any improvements made by other parties on lots on which it may be found desirable to locate the parties to be removed shall be granted. All to be paid from the proceeds of the sale of the above surrendered lands; and also that from and out of the first monies to be received for the sale of the said lands there shall be a distribution made of four dollars to each individual member of the Band.

IN WITNESS to all which covenants and conditions, we the said Chiefs, Principal Men, and Warriors, have set our hands and seals to this surrender, executed in duplicate, and dated at Sarnia, in the County of Lambton, Province of Ontario, and