An Act to change the tenure of the Indian lands in the Township of Dundee, in the County of Huntingdon.

HEREAS the Township of Dundee, in Lower Canada, containing Preamble. an area of eleven thousand one hundred and eighty-one acres of land, was set apart for the use and benefit of the Indians of the tribe of St. Regis, at an early period of the government of Canada, as an Indian 5 Reservation: And whereas the said Indians have, through their representatives appointed by the Government, leased or alienated all their rights to such lands for fixed ground rents, and have abandoned the same after having so conveyed them; and the parties to whom such lands were so conveyed have at great expense cleared the same, erected build-10 ings thereon, and otherwise improved them, thereby greatly enhancing their value: And whereas doubts have arisen respecting the legality of the said leases, and such doubts tend to obstruct the further improvement of the said lands, and it is desirable, and for the interest of the said Indians as well as of the individuals holding said lands, and for the com-15 munity generally, that all such doubts be removed and the said Indians duly compensated; Therefore Her Majesty, &c., enacts as follows:

I. All leases granted by the St. Regis Indians, or their representatives, Leases grantof the said lands in the Township of Dundee, shall hereafter be considered ed by St. Regis to have been legally made: Provided always, that an annual ground firmed. ment of not less than five dollars for each lot of one hundred acres shall Provided acerhave been stipulated in favor of the said Indians.

tain rent has been reserved.

II. Any purchaser of any lot or part of a lot of the Indian lands in the Purchasers in Township of Dundee, now in possession of the same, may, if he thinks possession of Township of Dundee, now in possession of the same, may, it he thanks lots, may refit, redeem the rent attached to such land or lot of land by any instrument deem the rent 25 within the provisions of the preceding section, and payable to the Indians charged thereor their legal representatives, by paying the capital thereof at the rate of on, and how. six per cent., to the Superintendent General of Indian Affairs, who is hereby authorized to receive every such deposit and give a receipt therefor, according to Schedule A of this Act.

30 III. Every such receipt, after the enregistration thereof in the Registry Receipt for re-Office of the County of Huntingdon, shall be equivalent to a title under demption Letters Patent of the Government, and shall discharge every such lot or money to be part of a lot designated in such receipt, from all rents or other charges a Patent. which may have the retofore been payable on the same in favor of the 35 Indian or Indians to whom such lands were granted by the Government.

IV. The said Superintendent General of Indian Affairs shall keep an Interest of account of all sums deposited in his hands, and shall pay the interest redemption thereon annually to the Indians, their legal representatives or assigns according to the proportion to which they are entitled in respect of such done. •0 property.