or purposes of either of the said Acts shall be as valid and effectual if the same be registered within twelve months after the passing of this Act, as if they had been registered within the time limited by either of the before in part recited Acts, except in so far as they may be affected by the prior registratration of other deeds or instruments relating to the same lands.

Recital.

Trustees may alienate such property when it can be done with advantage to the Trust.

Effect of the receipts of Trustees for the purchase money.

III. And whereas under the said Acts divers 10 Religious Societies or Congregations have by their Trustees acquired lands which from circumstances have become inappropriate to the purposes for which they were acquired, and it would be for the 15 advantage of such Societies or Congregations that their Trustees should be enabled to dispose of any such lands and acquire others better adapted for their purposes: Be it therefore enacted, That it shall and may be 20 lawful for the Trustees for the time being, of each of the Religious Societies or Congregations to which the said Acts are applicable, and the said Trustees of each respective Society or congregation are, as such Trus- 25 tees, hereby authorized from time to time upon the express consent of the Conference, Synod or body having the direction of the temporal affairs of such Societies or congregations respectively, first had therefor, by deed 30 under their hand and seal of office, (which seal each body of Trustees is hereby empowered to have and make, and from time to time to alter) to lease, mortgage, sell and convey or exchange such of the lands and tenements, 35 held or to be held by any of the said respective Trustees, in such portions and in such manner as from time to time may be deemed by the Trustees thereof necessary and useful for the purposes connected with the particu- 40 lar Trust; subject nevertheless to the consent of such Conference, Synod or body as aforesaid: and the receipt of the Trustees for the purchase money in any such deed mentioned shall be an absolute discharge to 4 the purchaser, who shall be in no way bound to see to the application of the same, or of any part thereof.