road range of lots north, in the said township, each containing 200 acres of land, and the usual allowance for highways; and Lot No. 14, in the Craig's-road range of lots south, in Despatch from the said township, also containing 200 acres of land, and the usual allowance for high-Lord Aylmer to

ways. To have and to hold the said several lots, half lots, tracts or parcels of lands, lands, tenements and premises hereinbefore given, granted and confirmed to our said several grantees hereinbefore named severally and respectively of us, our heirs and successors, into and to the use of each of them our said grantees severally, separately and respectively, and unto and to the use of the heirs of each of them our said grantees severally, separately and respectively, in pursuance of and according to the separate grants hereinbefore made to them respectively, in free and common soccage by fealty, in like manner as lands are now holden in free and common soccage in that part of Great Britain called England : And know ye further, that we, of our especial grace, certain knowledge and mere motion, for us, our heirs and successors, have given, granted and confirmed, and by these presents do give, grant and confirm to the said Charles Héon, Louis Héon, Charles Thibodeau, Herbert Poirier and Alexis Leblanc the younger, and Alexis Provancher, their heirs and assigns for ever, all those certain lots, tracts or parcels of land situated in the said township of Blandford, commonly known and distinguished by the names and description of Lot marked (C.) in the tenth range of lots in the said township, bounded south-easterly by the river Beçancour, north-westerly by a road of 50 links in width between this lot and the Lot No. 29 in the third range of lots, south-westerly by the Lot marked (D.), and north-easterly by Lot No. 1 in the said tenth range of lots, containing about 62 acres of land, and the usual allowance for highways; of Lot marked (D.) in the tenth range of lots in the said last-mentioned township, bounded south-easterly by the river Beçancour, north-westerly by a road of 50 links wide between the said lot and Lot No. 29 in the third range of lots, south-westerly by the Lot marked (E.), and north-easterly by the last-described Lot marked (C.), containing about 73 acres of land, and the usual allowance for highways; of Lot marked (E.) in the said tenth range of lots in the said township, bounded south-easterly by the river Beçancour, north-westerly by a road of 50 links between this lot and Lot No. 29 in the fourth range of lots, south-westerly by the Lot marked (F.), north-westerly by the said Lot marked (D.), containing about 83 acres of land, and the usual allowance for highways; and of Lot marked (F.) in the said tenth range of lots in the said township, bounded south-easterly and south-westerly by the river Begancour, north-westerly by a road of 50 links wide between this lot and Lot No. 29 in the fourth range of lots, and north-westerly by the Lot marked (E.) above described, containing about 67 acres of land, and the usual al-lowance for highways; To have and to hold the said last-mentioned lots, tracts or parcels of land of us, our heirs and successors, unto and to the use of the said Charles Héon, Louis Héon, Charles Thibodeau, Herbert Poirier and Alexis Leblanc and Alexis Provancher, their heirs and assigns for ever, as tenants in common, and not as joint tenants in free and common soccage, but fealty only, in like manner as lands are now holden in free and common soccage in that part of Great Britain called England.

Provided always, that these our grant's hereinbefore contained are made on the express condition that no part of the said lots, half lots, tracts or parcels of land and premises be within any reservation heretofore made and marked out, for us, our heirs and successors, by our surveyor-general of our woods, or his lawful deputy, and of any part thereof, upon a survey being made, be found within any such reservation, that then our grant for such part be null and void, and of no effect, anything herein contained to the contrary thereof notwithstanding. And for a specification of the land by us reserved, allotted and appropriated for the maintenance and support of a Protestant clergy within our said province; know ye, further, that according to the statute in such case made and provided, we have saved and reserved, and hereby do expressly save and reserve to us, our heirs and successors, and do allot and appropriate for the maintenance and support of a Protestant clergy within our said province, all those certain lots, parts of lots, tracts or parcels of land hereinafter mentioned and described; that certain lots, parts of lots, tracts of parcels of land hereinarter mendoned and described; that is to say, Lot No. 11 in the fourth range of lots in the said township of Ascot, containing 200 acres of land, and the usual allowance of highways; Lot No. 15 in the second range of lots, in the same last-mentioned township, containing 200 acres of land, and the usual allowance for highways; Lot No. 13, in the third range of lots, in the same last-mentioned township, containing 200 acres of land, and the usual allowance for highways; and 156 acres of land with the same allowance, making part and parcel of the east end of Lot No. 8, in the said second range of lots in the said last-mentioned township; 120 acres of land with the usual allowance for highways making part, and parcel of the east end of of land, with the usual allowance for highways, making part and parcel of the east end of Lot No. 20, ir. the seventh range of lots in the said township of Hatley; 70 acres of land, with the usual allowance for highways, making part and parcel of the west end of Lot No. 1, in the ninth range of lots in the said township of Oxford; and 54 acres of land, with the same allowance, making other part and parcel of the same last-mentioned lot; the westerly one-fifth part of the west half of Lot No. 5, in the fourteenth range of lots in the said township of Hatley, containing 20 acres of land, and the usual allowance for highways; 20 acres of land, with the usual allowance for highways, making part and parcel of the west half of Lot No. 5, in the fourteenth range of lots in the same last-mentioned township; and 20 acres of land, with the same allowance, making part and parcel of the west half of the same last-mentioned lot; 20 acres of land, with the same allowance, making part, and parcel of the same last-mentioned lot; 20 acres of land, with the same allowance, making part, and parcel of the same last-mentioned lot; 20 acres of land, with the same allowance, making part, and parcel of the same last-mentioned half lot; 20 acres of land, with the same allowance, making part and parcel of the same last-mentioned half lot; 20 acres of land, with the usual allowance for highways, making part and parcel of the east half of the said Lot No. 5, in the fourteenth range of lots in the said township of Hatley; 40 acres of land, with **C**4 75.

No, 17. Mr. Sec. Stanley, 3 July 1834.

Enclosure 7.