And whereas, by an Act of the Parliament of Great Britain, passed in the thirty-first year of His Majesty's reign, intituled "An Act to repeal certain parts of an Act passed in the fourteenth year of His Majesty's reign, intituled 'An Act for making more effectual provision for the Government of the Province of Quebec in North America, and to make further provision for the Government of the said Province," it is declared "That no grant of lands hereafter made shall be valid or effectual unless "the same shall contain a specification of the lands to be allotted and appropriated "solely to the maintenance of a Protestant clergy within the said Province," in respect of the lands to be thereby granted. Now know ye, that we have caused an allotment or appropriation of one hundred and seventy-one acres and three-sevenths to be made in lot number ten in the seventh concession of the said Township of Hawkesbury (Western Division.)

Given under the great seal of our Province of Upper Canada. Witness, Our trusty and well-beloved Francis Gore, Esquire, our Lieutenant Governor of our said Province, this fourteenth day of November, in the year of Our Lord one thousand

eight hundred and nine and fiftieth of our reign. F. G.

By command of His Excellency in Council.

WM. JARVIS, Secretary.

WILLIAM FIRTH, Attorney General.

Entered with the Auditor, 20th November, 1809.

P. SELBY,

Auditor General.

No. 16.

This Indenture made the seventeenth day of November, in the year of Our Lord one thousand eight hundred and fifteen, between Kinaybicoinini, Aisaince and Misquuckkey, the Principal Chiefs of the Chippawaw Nation of Indians, on behalf of themselves and their Nation of the one part, and His Majesty George the Third, by the Grace of God of the United Kingdom of Great Britain and Ireland, King, Defender of the Faith, of the other part, Witnesseth: that the said Kinaybicoinini, Aisance and Misquuckkey, in consideration of five shillings apiece of lawful money of Upper Canada to them in hand paid by His Majesty at or before the ensealing and delivery of these presents, the receipt whereof is hereby acknowledged, and for other good causes and considerations them the said Kinaybicoinini, Aisaince and Misquuckkey hereunto specially moving have bargained and sold and by these presents do and each of them doth bargain and sell unto His said Majesty, His heirs and successors, all that parcel or tract of land situate and lying between Kempenfelt Bay upon Lake Simcoe and the Lake Huron, in the Home District of the Province of Upper Canada, and containing by estimation two hundred and fifty thousand acres of land, be the same more or less, which said two hundred and fifty thousand acres of land are butted and bounded or may be otherwise known as follows, that is to say: Commencing on the north shore of Kempenfelt Bay on Lake Simcoe where a stone boundary is to be fixed at the distance of twenty chains on a course north eighty-one degrees west or thereabouts, from the base of a point called Sand Point projecting itself about five chains and a half into the said bay; then from the said stone boundary north forty degrees west thirty-six miles and a quarter, more or less, to Lake Huron; then along the shore of the said lake and following the several turnings and windings of the same around sundry points of land and bays to the bottom of a bay called Nottawaysague Bay, being the northwestern angle of the Penetangushine purchase in the year one thousand seven 'hundred and ninety-eight; thence along the south-western boundary of the said purchase on a course south seventy degrees east seven miles and a half, more or less, to a small bay called Opetequoyawsing, and being the south-easterly angle of the said Penetangushine purchase; thence northerly through a small strait and along the eastern shore thereof to Gloucester or Sturgeon Bay; from thence