

5. In case of deeds made to Trustees for a congregation in connection or communion with either of the said Churches more than twelve months ago, but not registered within twelve months after the execution thereof, such deeds shall nevertheless be valid if they have been registered before the passing of this Act, or if the same be registered within three months after the passing of this Act; but this enactment shall not give effect to such deeds against subsequent purchasers or mortgagees for valuable consideration without notice, who have registered or shall register their conveyances or mortgages before the registration of the said deeds to Trustees.

6. Conveyances heretofore made in Upper Canada to trustees and their successors for the use of a congregation in connection or communion with either of the said churches, shall be deemed valid conveyances in fee, notwithstanding that the heirs of the trustees are not named, and notwithstanding that the manner of appointing successors is not provided in such conveyances.

7. Trustees or other administrators of corporate or trust property of any congregation in connection or communion with the said united Body may, with the consent of the congregation, or of a majority present of those entitled to vote at a meeting convened to consider the matter (as provided either by their trust deeds, or by section number four of this Act, for the election of trustees in case of vacancies, as the case may be) mortgage, sell, or exchange any real estate belonging to, or holden for the use, or in trust for the said congregation, for the purpose of repairing or securing the debt on any building thereon erected, or of erecting other or more suitable churches, manses, or glebes, or schools, in any other locality that they may deem best, or of purchasing other and more suitable churches, manses, glebes, or schools; provided, nevertheless, that such mortgage, sale, or exchange, be first sanctioned by the Presbytery under whose care such congregation is placed, and not otherwise, and provided further, that in Upper Canada this clause shall only apply where the Deed of Trust or Act of Incorporation contains no provision for mortgaging, selling, or exchanging for the purpose for which such mortgage, sale, or exchange is desired.

8. All other property, real or personal, belonging to or held in trust for the use of either of the said Churches, either generally or for any special purpose or subject, shall from the time the contemplated union takes place, and thenceforth belong to, and be held in trust for, and to the use in like manner of the united Body.

9. But all such property, real or personal, as is effected by this Act, shall in all respects, save as aforesaid, be held and administered as nearly as may be in the same manner and subject to the same conditions as provided by the Deeds of Trust, Acts of Incorporation, or other instruments, or authority under which the same is now held or administered.