made for vesting the Corporation so to be created with all the property hereinbefore mentioned, and with all the powers hereinbefore conferred. All property bequeathed, transferred, or conveyed to the said trustees or to any one else in trust for said Institute, for the sole use, benefit, and behalf of the said Seminary or Institute—be the same bequests, privileges, or otherwise, or from whatever source or channel the same may emanate, including all gifts and grants, or otherwise—the whole shall be applied in accordance with the intention of those from whom the sum may have been received, provided it be not in contravention of anything herein contained.

And for the execution of the present will and testament, the said Testator doth hereby nominate and appoint his said wife, the said Jane Ross; George W. Stephens, son of Harrison Stephens, of Montreal, Esquire; the said Reverend John Jenkins, and his successors, ministers of said St. Paul's Church, and the Rev. Alexander Mathieson, D.D., minister of said St. Andrew's Church, Montreal, and his successors, ministers of such church, and the survivors and survivor of them; the said Jane Ross, George W. Stephens, John Jenkins and Alexander Mathieson, and their successors aforesaid, all of whom the said Testator appoints his executors, in favor of whom he doth, in conformity to the law and custom of this Province, disseise, and divest himself of all his property, except the said "Trafalgar Property," for the ends thereof.

The said executors who shall accept of office, and bona fide act as such, shall be each entitled to receive as a remuneration for their services, the sum of one hundred pounds current money of Canada.

The said executors shall have power to act as such, beyond the year and day limited by law, and until the full accomplishment of this will, and shall execute deeds and conveyances for all or any part or parcel of the Testator's property, and grant acquittances for the purchase money, and they are hereby empowered to invest the proceeds, or any part thereof, at interest, for the ends, intents, and purposes set forth in this will.

It is the Testator's desire that there should be no litigation whatever in relation to anything herein contained, and in case of any difference arising, the same shall be referred to amicable arbitration. Two arbitrators shall be appointed, one by each of the contending parties, with power to appoint an umpire, whose