

Of the said items and amounts the following are allowed, subject to the right of the Province of Quebec to contend in taking the accounts that in each such case an improper reduction of price or abatement of interest was made by Ontario :—

Sale No.	Name of person to whom refund paid.	Date when refund paid	Lot.	Amount
6192	Archibald McKinnon	30 Jan'y., 1872.	26 in 11 Con. T. Bruce	\$ c.
1769	Robert Simpson	18 May, 1872..	6 in 11 Con. T. Bruce	266 90
8545	John A. McDonald	13 Nov., 1873.	34 in 8 Con. A. T. Brant	333 50
4958	R. Graham	25 June, 1874.	14 in 8 Con. T. Derby	80 00
8137	P. Dewar	23 April, 1874.	19 in 7 Con. T. Bruce	285 45
2003	A. Johnson	23 Jan'y., 1878.	N. $\frac{1}{2}$ 16 in 10 Con. T. Arthur	£67 75
9136	A. McDonald	21 Jan'y., 1879.	W. $\frac{1}{2}$ 36 in 5 Con. T. Huron	9 00
7545	Mrs. Fanny Aleock	25 Nov., 1886..	20 acres of 6 in 14 Con. T. Grey ..	11 00
4604	Jos. Hunter	-- June, 1888..	25 in Con. B. of T. Brant ..	19 50
				1 66

7. That the said several sums, items and amounts to be so debited to the Province of Ontario and credited to the Common School Fund are subject, notwithstanding anything herein contained, to the deductions for management, and for the Upper Canada Improvement Fund mentioned in our Award of the sixth day of February, 1896, whenever the same fall within the rules therein in that behalf laid down

8. Sir John Alexander Boyd dissents from paragraphs two, three, four and five of this Award on the ground that the liability of Ontario to account for School moneys is to be measured by the terms of the Award of 1870. The ninth paragraph of that Award creating and constituting the sole basis of such liability is confined in express terms to moneys received from the sale of the lands. It appears not competent for the present Board to extend that obligation by the addition of words importing that Ontario is liable also for moneys which might have been received. Nor does it appear competent to extend that obligation obliquely by the application of "equitable principles," for these principles are not to be employed to add to the language, or to alter the meaning of the Award of 1870, which has been declared by the Supreme Court of Canada to be in this regard final and conclusive.

IN WITNESS WHEREOF we, the said JOHN ALEXANDER BOYD, LOUIS NAPOLEON CASALT and GEORGE WHEELLOCK BURBIDGE have hereunto set our hands and seals this twenty-first day of October, in the year of our Lord one thousand eight hundred and ninety-nine.

SIGNED, SEALED AND PUBLISHED }

in the presence of

(Signed) L. A. AUDETTE.

(Signed)
(Signed)
(Signed)

J. A. BOYD, [L.S.]
L. N. CASALT, [L.S.]
GEO. W. BURBIDGE, [L.S.]