

successors by the name of "The Trustees of the church at _____" under the provisions of the said acts.

Now these presents and we the said notaries witness that the said party of the first part, hath bargained, sold, assigned and made over, and by these presents doth bargain, sell, assign and make over, from henceforth and for ever, with promise of warranty against all gifts, dowers, mortgages, substitutions, alienations, disturbances and other hindrances whatsoever, to the said parties of the second part, here present and accepting thereof for themselves and their successors for ever, all that description of land, &c. with all and every the members and appurtenances thereunto belonging without any reservation on the part of the said vendor who is lawfully seized thereof in virtue of good and sufficient Title deeds having acquired the same from _____ by virtue of a deed of sale passed before _____ and colleague notaries public, bearing date _____

The aforesaid premises formerly depending of the Seigniorship of _____ but are now held by the tenure of *franc fief* *aleu roturier* having been commuted by deed passed before _____ and colleague notaries public bearing date _____ and are free and clear (*franc et quitte*) of all and every other charge, burden and incumbrance, as the vendor now hereby declares.

To have, hold, use and enjoy the aforesaid and premises hereinbefore sold and transferred or intended so to be with all and every their rights members and appurtenances unto the said parties of the second part and their successors for ever as their own proper freehold for ever by virtue of these presents and to enter upon and take possession of the same forthwith.

The present bargain and sale is so made in manner aforesaid and for and in consideration of the sum of _____ currency of Canada, which the said vendor acknowledges to have had and received from the parties of the second part in good and lawful money at the passing of these presents whereof quit.

And it is hereby declared, that the said parties of the second part and their successors shall hold the said lands for the sole use and benefit of the said Congregation as well for the site of a Church, Chapel or School House, Burial Ground, and residence for the Minister (as the said Congregation may direct), as for the use of the said Congregation, for the support and maintenance of Public Worship and the propagation of Christian Knowledge, ACCORDING TO THE DOCTRINES, DISCIPLINE AND MODES OF WORSHIP OF THE SAID CANADA PRESBYTERIAN CHURCH.

And upon further trust, etc., (add clause (4) in preceding deed, substituting "second part" for "third part.")

And with Respect to, etc., (add clause (5) in preceding deed, substituting "second part" for "third part.")