ed "An
s theretht hunTown
e aforeand if

own as

and if d (here e Trusapel of w Conof the the said ation of the said d party thereby gained, nto the me and ppointhe Es-Claim

Claim l party ingular emises, of

rovince cularly to say, courses

lace of

more or less, together with all and singular the Houses, Out-Houses, Woods, Ways, Waters, Privileges, and Appurtenances thereunto belonging, or in any wise appertaining: To Have and to Hold, all and singular the above-mentioned and described Parcel or Tract of Land and Premises, with all and singular the Houses, Out-Houses, Woods, Ways, Waters, Privileges, and Appurtenances thereunto belonging, or in any wise appertaining unto them the said party of the second part, and their successors in the said Trust forever, for the site of a Chapel or Meeting-House and Burying Ground, for and upon certain Uses and Trusts in the said Indenture mentioned; (if grantor be married, insert as follows:) and whereby it is also further witnessed for the further consideration therein mentioned, that the said wife of the said hath remitted, released, and forever relinquished unto the said party of the second part, and their Successors, all and all manner of Dower, which she might or would be entitled to in the event of her surviving her said husband, in the said Parcel or Tract of Land and Premises thereby conveyed, and which said Indenture is witnessed by and this Memorial is hereby required to be registered by the said party of the part therein named.

Witness Hand and Seal this
day of in the year of our
Lord one thousand eight hundred and
Signed and Sealed in Presence of