To all whom it may concern -

This is to certify that I, the undersigned Archbishop of New York, do hereby covenant and agree with the Very Rev. John Baptist S.J., Superior of the Jesuit Mission of New York and Canada, to place under the pastoral care and management of the Fathers of the Society of Jesus, the German Catholic Church about to be erected in East Eighty-seventh Street, or vicinity, in this city - on the condition that said church, and congregation belonging to it, shall be served by Fathers of German nationality or speaking fluently the German language, the same to be duly named and appointed by their religious Superior and approved by the Ordinary.

It is furthermore understood that this agreement is to hold good so long as the condition above named shall be complied with.

Given at New York this day 12th day of February 1873.

+ John Archbp. of New York
Bon Pasteur, N. D. 14 juillet 1873.

Mon Père supérieur

P.C.

Voici les raisons qui ont déterminé le P. D. Bapist à se charger des catholiques allemands de Yorkville à la demande du P. D. Supérieur des Rédemptoristes et des principaux catholiques de la petite église de St Joseph.

1° Il voulait empêcher que des prêtres séculiers ou réguliers ne se chargassent de cette paroisse, ni empêchassent pour à peu près sur les droits des Pères de la 84e rue et ne deviennent ainsi pouvoirs une source d'embarras et d'exécration.

2° Il prévoyait et à bon droit que la population allemande de New York deviendra beaucoup plus forte que la population irlandaise.

3° Il ne voulait pas que la compagnie restât complètement étrangère à la population allemande de N. Y.

4° Il espérait trouver parmi les Allemands des vocations pour le noviciat et des élèves pour notre future école de Yorkville.

Voilà les raisons qui ont engagé le P. D. Bapist à accepter la paroisse allemande de Yorkville, quoiqu'il préval qu'elle végète pendant quelques années.

Quant à moi j'ai consenti à m'en charger parce que

1° Le savais que c'était le désir de mon Supérieur.

2° Le savais également que les Allemands de Yorkville étaient grandement négligés.

3° Le pensais comme le P. D. Bapist que je pouvais être de quelque utilité à la Cie et à cet égard m'en ai encore fait changer d'opinion.
Voici maintenant le résultat des mes observations et des mon expériences faites depuis que je suis au milieu des Allemands de Yorkville.

1° Les familles catholiques allemandes sont beaucoup moins nombreuses que ne l'ont prétendu le Roular des Rédemptoristes.

2° Beaucoup de catholiques et notamment les plus riches sont des franc-maçons.

3° Ils ne maintiennent pas en général le bonne volonté qu'ils avaient fait paraître au commencement. En voici la raison : Ils espéraient que la Compagnie leur avancerait les fonds nécessaires pour la construction de la nouvelle église. Maintenant qu'ils voient qu'ils n'ont rien à espérer de ce côté, ils voudraient que je couruse là ville pour ramasser de l'argent parmi les Irlandais.

4° La paroisse allemande est vue de nouveau mcie à la 84e rue. On aubile que s'il y n'était pas à Yorkville, il y aurait à son place une autre paroisse ou réguliers et que ce dernier serait fort près des 87 de la 84e rue et abrité aide de l'archevêque ; il était bien éviem de l'état des choses, les pouvoirs nécessaires pour faire avancer son œuvre.

5° Il paraît qu'on s'imagine à la 15e rue que c'est au Dr. Dethalle qu'on vend service en envoyant ses

Père le dimanche et rien à la C. S. On aubilie qu'ad impossible même tenue et que je n'aurait pas paroisse allemande et que qu'il envoie demander les moyens nécessaires pour conduire l'œuvre à bonne fin. On aubilie qu'après avoir partiellement hamin pendant 30 ans et non pas plus le dimanche comme à feu, dire une messe à feu, chanter une grand messe, donner deux instructions à feu ;
puis dans l'après-Diner baptisé, donnant une instruction de
3/4 d'heure, chantant Vépres, &c. Tout cela regarde qui
de droit, et certainement ce n'est pas vous, prévôt, mon Père, qui
êtes le coupable. Comment l'aurais-je fait, je n'étais
pas là.  
6° Le ne puis pas bâtir l'église, d'ailleurs que comme
tous les autres curés, je me tiens dans les bagages, je ne fais
point des lectures, des concerts &c. Or je crains fort
que chaque fois que je m'emploie à un de ces moyens, les
récits nationaux ne vous fassent tinter les oreilles pendant
une quinzaine de jours.
7° Mon sieur au bon Pasteur déjà très peu agréable par
soi même m'a été rendu excessivement pénible par le
chaplain actuel.
8° L'ancien curé allemand qui est toujours chaplain
de l'orphelinat continue à visiter les familles allemandes,
et je vous assure qu'il ne rend pas ma besogne plus facile
par là.

J'aurais encore bien des remarques à faire mais je crains
que l'ai dit assez pour vous faire comprendre que ma posi-
tion n'est pas fort agréable. Je ne demande pas à être
désiré pas de quitter mon poste. Cependant, si je dois rester,
je désire que ma position fût mieux définie et que pendant
que je travaille dans les intérêts de la Cie, je n'étais pas
l'air de travailler contre les intérêts de mes frères. Je do-
nirai également que l'ancienneté donnât les moyens de mon
les choses à bonne fin.

Je ne vois pas pourquoi sans vous faire remarquer que
la concession faîte par l'Archiduc est très peu satisfaisante
nous exposant à bien des embûches à l'avenir. À mon avis,
cependant, je crois qu'il serait bon de n'être pas trop difficile à fin de ne pas laisser tomber cette paroisse dans des mains étrangères. — Je vous arrête à la conclusion qu'il serait mieux renoncer à cette paroisse, le plutôt en le fer, le mieux ce sera.

Je mère commandée à vo. J.F.

Ren à N.

Signeur en y le Seigneur

J. Durthallen

07
WARRANTY DEED.

This Indenture, Made this fifth day of September in the year of our Lord one thousand eight hundred and seventy...

Between

McKinney and the
County of Schenectady
State of New York

of the first part, and

Witnesseth, That the said part of the first part, in consideration of the sum of

Six hundred dollars,

to him duly paid, has sold, and

By these Presents, do grant and convey to the said part of the second part, his heirs and assigns, All land situated in the Town of Schenectady, in

of the second part,

County of Schenectady, State of New York, and

said City of New York and

as follows: Beginning at a knoll at the South west corner of a lot on the west side of the street of 12.40 rods, and

From there by the north side of the

— lane South sixty nine degrees East

about nine chains and a half in the East bound of the land of

and from the West bound of the same

— lane North sixty nine degrees West

about nine chains and a half in the West bound of the same

— lane South sixty nine degrees East

about nine chains and a half in the East bound of the same

and from the South end of the said

— lane North sixty nine degrees West

about nine chains and a half in the West bound of the same

and from the South end of the said

— lane South sixty nine degrees East

about nine chains and a half in the East bound of the same

and from the South end of the said

— lane North sixty nine degrees West

about nine chains and a half in the West bound of the same

and from the South end of the said

— lane South sixty nine degrees East

about nine chains and a half in the East bound of the same

and from the South end of the said

— lane North sixty nine degrees West

about nine chains and a half in the West bound of the same

and from the South end of the said

— lane South sixty nine degrees East

about nine chains and a half in the East bound of the same

and from the South end of the said

— lane North sixty nine degrees West

about nine chains and a half in the West bound of the same

and from the South end of the said

— lane South sixty nine degrees East

about nine chains and a half in the East bound of the same

and from the South end of the said

— lane North sixty nine degrees West

about nine chains and a half in the West bound of the same

and from the South end of the said
to the East line of the said Hudson River Railroad and then Southwesterly along said East boundary of said Hudson River Railroad to the place of beginning and contains about four acres and sixty-five square rods, as the same was the means from the 1st day of November, 1866, and along the lands of said town. The said town is hereby sold and conveyed to the said lands conveyed and described in a certain deed of conveyance executed by said John S. Dyer and wife to said Michael Brennan by the 27th of February, 1866, and recorded in the office of the Clerk of Ticonderoga County in Book No. 2, page 36, of age, and are conveyedsubject to the same except the right of way mentioned and reserved in the said conveyance set forth above mentioned, together with the right of way from said land, hereby referred to. Furthermore, said land to be the width of the road laid out by said Dyer and transferred with the above mentioned deed from said John S. Dyer and wife to said Michael Brennan.
With the Appurtenances, and all the Estate, Title and Interest therein of the said party \text{Michael Quinn}\) of the first part. And the said Michael Quinn do hereby covenant and agree to and with the said party \text{of the second part, his heirs and assigns, that the premises thereby conveyed in the Quiet and Peaceable Possession of the said party \text{of the second part, his heirs and assigns, \text{will forever Warrant and Defend against any person whomsoever lawfully claiming the same, or any part thereof.}}

In Witness Whereof, the party \text{of the first part ha} hereunto set his hand and seal the day and year first above written.

\begin{align*}
\text{Sealed and delivered in the presence of}\text{ }
\text{John N. Coeby} & \quad \text{Michael Quinn (S)}
\end{align*}

\begin{align*}
\text{State of New York,} & \quad \text{County of \text{Orange County}} \\
\text{On this 17th day of September, in the year one thousand eight hundred and \text{one, before me, the subscriber, personally came, Michael Quinn}}
\end{align*}

\begin{align*}
\text{to me known to be the person described in and who executed the within instrument, and his acknowledged that he executed the same.}\text{ }
\text{John N. Coeby} & \quad \text{Commissioner of Deeds, Orange County}
\end{align*}
State of New York,

County of

On this __________________ day of __________________ in the year one thousand eight hundred and seventy—before me, the subscriber, personally came ___________________

to me known to be the same persons described in and who executed the within instrument, and severally acknowledged that they executed the same; and the said ___________________

on a private examination by me, apart from her said husband, acknowledged that she executed the same freely, and without any fear or compulsion of her said husband.
This Indenture. Made this 15th day of September, in the year of our Lord one thousand eight hundred and seventy-nine, in the County of Richmond and State of New York, between Michael Quinn, of the City of New York, grantor, of the first part, and Edward McSweeney, of the City of New York, grantee, of the second part,

Witnesseth, That the said part of the first part, in consideration of the sum of Six Hundred Dollars, to him duly paid, has sold, and by these Presents, do grant and convey to the said part of the second part, his heirs and assigns, All that certain tract of land situated in the Town of Richmond, in the County of Richmond and State of New York, and by warrant to be granted, beginning at a point in the East line of the Hudson River Road at the North West corner of a lot of land dated November 3rd, 1870, conveyed by Daniel J. Flaherty, and W. G. Dyer and Edward Chen along the said South line of said East line of said land, and the West line of land of the said jobs and the West line of land of — a line along the said North line and said point for fifteen minutes East about fifteen

Begun, according to the third line of the deed first considered, on the middle line of the said land, being the third line of the said land for the same reason. The West line of said land is four hundred and fifty feet long. The said land being about three thousand feet long, twenty links to the East line of the said land.
With the Appurtenances, and all the Estate, Title and Interest therein of the said part ... of the first part. And the said ... Michael Dunn

did hereby covenant and agree to and with the said part ... of the second part, his ... heirs and assigns, that the premises thus conveyed in the Quiet and Peaceable Possession of the said part ... of the second part, his ... heirs and assigns ... will forever Warrant and Defend against any person whomsoever lawfully claiming the same, or any part thereof.

In Witness Whereof, the part ... of the first part has ... hereto set his ... hand and seal the day and year first above written.

Sealed and delivered in the presence of

[Signatures]
River Railroad and there Southern along
said East boundary of said Hudson River Railroad
Road to the place beginning and ending on
about four acres of land E. of entering a road
lying on the north side of the Hudson River
in the middle of the water at the north
side of the town of Newburgh at the mouth
of the said river as the above joined on the
24th day of November, 1866 excepting the land
structure

The said lands as mentioned and described in
above deed of conveyance executed by Paul
S. Forbes and wife, Michael O'Bedard, dated
November 24, 1866 and recorded in the office of
the Clerk of Dutchess County, in Book of Deeds
Number 1861, page 392 and are conveyed
(subject to the same encumbrances, reservations,
condi-
tions and liens as mentioned and reserved in the said conveyance
as above mentioned) together with the right
of way from the said lands hereby conveyed
over the Utica Road as mentioned above and all of the
road laid out by L.J. Eldon and as reserved
in the above mentioned deed from Paul S. Forbes
and wife.
With the Appurtenances, and all the Estate, Title and Interest therein of the said part of the first part. And the said

Michael Dwyer

do hereby covenant and agree to and with the said part of the second part, his heirs and assigns, that the premises thus conveyed in the Quiet and Peaceable Possession of the said part of the second part, his heirs and assigns will forever Warrant and Defend against any person whomsoever lawfully claiming the same, or any part thereof.

In Witness Whereof, the part of the first part has hereunto set his hand and seal the day and year first above written.

sealed and delivered in presence of

John M. M. Crozy
Michael Dwyer

State of New York,

County of

On this 27th day of December in the year one thousand eight hundred and in the Presence of

Michael Dwyer

to me known to be the person described in and who executed the within instrument, and

John M. M. Crozy
Commissioner of Deeds
State of New York, County of \\

On this day of , in the year one thousand eight hundred and seventy, before me, the subscriber, personally came \\

To me known to be the same persons described in and who executed the within instrument, and severally acknowledged that they executed the same; and the said \\

On a private examination by me, apart from her said husband, acknowledged that she executed the same freely, and without any fear or compulsion of her said husband.
This Indenture: Made this Twenty-second day of January in the year one thousand eight hundred and seventy three. Between Frederick A. Sloman and Esther A. his wife both of the Town of North Greenbush in the County of Rensselaer and State of New York Grantor of the first part and Michael S. Snell of the City of Troy in the County of Rensselaer and State of New York Grantee of the second part — Witnesseth: That whereas the said Frederick A. and Esther A. Sloman as their eadms of the first part had made an indenture in writing which was on the Sixth day of November one thousand eight hundred and seventy two recorded at length in the office of the Clerk of Rensselaer County in Book of Deeds No. 10 on page 340 a copy of which is hereinafter attached and will more fully and at large appear.

And whereas in and by the terms of the aforesaid and Indenture he aforesaid the said parties of the first part sold and conveyed to the said parties of the second part his her and as easies certain loted estate part in the said town of North Greenbush and quarter in the said City of Troy and such and said lot and premises more particularly mentioned and described in said
Induced and whereas the aforesaid Induc
and by the terms and conditions of the Induc made by the aforesaid lands together with
the hereditaments and appurtenances therein
belonging should be forever held from
and enjoyed by the said Party of the sec
and Part his heirs and assigns and for
the use and purpose of a Church or of the
purchase of a Church and School and for
one other used for whatever with
the exception that the said lands with
said hereditaments and appurtenances
shall forever be the property of the said Party of the second
part his heirs and assigns by held and enjoyed by the said Party
of the second Part his heirs and assigns for
the period of Eighty years from and in
immediately preceding the date of said last
mentioned Induc for School purposes
alone.

And whereas the said Party of the
second Party in and by the terms and
conditions of the Induc made by the aforesaid
did thrice covenant from nie and agree
and with the said Party of the first
part his heirs and assigns with the said
Party of the second part his heirs
and assigns should and would within
Eighty years from the date of said last mentioned Vendee, the said Indicentor covenant and build upon the lands aforesaid and upon some part thereof a proper and suitable edifice and building to be used for the use of a Church.

And whereas the said party of the second part is aware of the terms and conditions of the aforesaid Indenture for the true and faithful performance of the covenant made aforesaid in regard to the building of said church within Eighty years from the date of the aforesaid Indenture, did bind himself, his heirs and assigns to the said party of the first part this he and assigns in the penal sum of Ten Thousand Dollars as liquidated damages to be paid by the said party of the second part his heirs and assigns in case of the failure and breach of the aforesaid covenant.

Now therefore the said Indenture Witnesseth that in consideration of the premises and of One Dollar to be paid to the party of the second part the receipt whereof is hereby conveyed by the party of the first part and in the form of consideration that the said party of the second part do fully and completely and in all respects performed and fulfilled all the covenants promised and conditions.
and agreements in the aforesaid Indenture, upon his part herein contained, to be kept, performed and fulfilled, the said parties of the first part hereby grant, convey, release and confirm unto the said parties of the second part his heirs and assigns forever all that, right, title and interest in, and every claim and demand legal and equitable in and to the land or portion of the aforesaid Conveyance together with the buildings, water, soil, watercourses and appurtenances thereunto belonging or in anywise pertaining or belonging with the privilege and reversions of the remainder thereon or thereunder thing absolutely free, clear and discharged of and from, and every and all and singular the conditions, limitations and restrictions forebefore mentioned and in the aforesaid Indenture contained, to the full and same extent that the said grant of the second part his heirs and assigns shall and may at all times hereafter peaceably and quietly hold, use, occupy and possess and enjoy the said granted premises and lands and every part or parcel thereof or any interest therein without any let or hindrance or molestation, disturbance or actual loss, or injury in equity.
or special proceeding of the said parties of the first part and chattel mortgagor and assigns of
any other person lawfully obtaining to claim the said premises or anything contained in the aforesaid description as
is aforesaid hereinfirst made executed acknowledged and delivered by the parties of the
first part to the parties of the second part on the said first day of November 1871 to the full end and purpose that
the said granted land and each and every part and parcel thereof may be absolutely free clear and discharged and unimpeached
broad of and from all former and other
grants titles charges white ants and taxes
limitations and restrictions of what nature or kind soever and especially of and from the conditions charges limitations and
restrictions contained in the aforesaid deed and to the full end and purpose that the said party of the second grant
his heirs and assigns may at all times heretofore hold use occupy possess and enjoy the said granted lands mentioned and
described in the aforesaid description and to the full end and purpose that the said grantee of the second part and his heirs
and assigns may at all times hereafter hold...
The paid Frederick Wilson for...
Grant, Thos. with the aforementioned premises piously disposed and willingly surrendered, as aforesaid, and that he and his heirs, the above mentioned and herein granted and described lands and every part and parcel thereof, Grant, Thos. with the aforementioned unto the said Grant, of the second part, his heirs and assigns against the said Grant of the first part, and this instrument and assigns against all and every person and persons whomsoever lawfully claiming the same, shall and will warrant and defend, and the said Grant of the first part hereby acknowledge full payment and satisfaction of the premises aforesaid, in said adventure and fully discharge and exonerate the said Grant of the second part from further claim or liability for the same.

And the said Grant of the first part for themselves, their heirs and assigns, do hereby covenant and promise, and agree, in consideration of aforesaid land, with the said Grant of the second part his heirs and assigns, that he and they may have and all times hereby have, hold, use, enjoy, possess and enjoy the said lands and every part thereof, other than that of a School or Church.
same and as fully and precisely as in the
Indenture aforesaid had not contained
the restrictions and limitations upon the
use of said lands hereinbefore said in
said Indenture stated and contained
This Indenture is hereby understood and
concluded and agreed by the said Parties
of the first part the remaining in this Inden-
ture contained shall be so construc
ted as to in any manner affect or con-
siderably and Willow Street be fully and com-
pletely as such right easement and compromise
validly expressed and so construed with
and by the terms of said aforesaid Inden-
ture to be as aforesaid and forever (
the Parties of the first part hereof,
In Witness whereof the said Parties
of the first part have hereunto set their
hands and sealed the day and year
above written.
S. Seal
Signed Sealed and

dated this the .th day of . , . .
Signed Seal of the
repart re-urned . . . . . . . .
before me, in the presence of .

3rd Judge wod
"months" erased and word "years" inserted before sentence.
On 2nd page word "first" inserted before execution.

Jr. H. Haydock

Russell County: I hereby certify that on the 24th day of January 1879, before me personally came Frederick C. Stoel and Edith B. Stoel, his wife, both of whom were born well known to the same persons mentioned in and who resided the foregoing, [illegible] and who acknowledged to me the due execution thereof and that said Edith B. Stoel, wife of said Frederick C. Stoel, was the original Edith B. Stoel and that she was the wife of said Frederick C. Stoel.

Jr. H. Haydock, Notary Public, Hux Co.
Duplicate has been sent to Rome

[Handwritten text:] 

[Further handwritten text:] 

[Further handwritten text:]
This Indenture, Made this first day of August in the year of our Lord one thousand eight hundred and seventy-nine,

Between

Elizabeth S. Slow and

Michael Slow of the City of New York,

of the first part, and

Michael Driscoll of the City of New York,

of the second part,

Witnesseth, That the said part of the first part, in consideration of the sum of

Seven Hundred Dollars,

to them duly paid, have sold, and

By these Presents, do grant and convey to the said part of the second part, and his heirs and assigns, all

land situated in the town of North Ream, in the county and state of New York and

described as follow: on a certain Map of said

land, made by Ed. C. Jones, Civil Engineer for the

said Elizabeth Slow dated 8th day of December 1877 and filed in the Clerk's office in the County of

on the 5th day of October 1877 as lot numbers

One hundred and ninety-four (194) and one hundred and ninety-five (195) and so much of lot numbers one hundred and eighty-six (186), one hundred and eighty-eight (188), one hundred and eighty-nine (189) and so much of lot numbers one hundred and ninety-one (191) and one hundred and ninety-two (192) and so much of lot numbers one hundred and ninety-three (193) and one hundred and ninety-four (194) and

southeast of North of the South line of said

lot number one hundred and ninety-four (194) described as extended East line of said

lot through said lot of 144 feet and then
are bounded together as follows: East by the West line of Lot No. 40; South by the South line of said Lot No. 40; North by the North line of Lot No. 40; and West by the West line of Lot No. 40.

The surface of the said lot is level and the said lot is situated in the third tract of the City of New York, in the Borough of Brooklyn, in the County of Kings, State of New York, and is situated as follows:

1. The said lot is bounded on the East by the West line of Lot No. 40, as hereinbefore described.
2. The said lot is bounded on the South by the South line of said Lot No. 40, as hereinbefore described.
3. The said lot is bounded on the North by the North line of said Lot No. 40, as hereinbefore described.
4. The said lot is bounded on the West by the West line of said Lot No. 40, as hereinbefore described.

The said lot is improved with a dwelling house, a barn, a shed, and a fence, and is situated on a level with the street.
With the Appurtenances, and all the Estate, Title and Interest therein of the said part of the first part. And the said Judith A. and

[Signature]

do hereby covenant and agree to and with the said part of the second part, his heirs and assigns, that the premises thus conveyed in the Quiet and Peaceable Possession of the said part of the second part, his heirs and assigns, will forever warrant and defend against any person whomsoever lawfully claiming the same, or any part thereof.

In Witness Whereof, the part of the first part hereunto set their hands and seals the day and year first above written.

SEALED AND DELIVERED IN PRESENCE OF

[Seal]

The words "now intended to be conveyed" between the 1st and 2nd lines on the second page were written before execution.

[Signature]

Wm. Wm. Howard
[Seal]

State of New York,

County of

On this day of in the year one thousand eight hundred and before me, the subscribers, personally came

[Signature]

[Seal]

to me known to be the person described in and who executed the within instrument, and acknowledged that he executed the same.
State of New York,

County of

On this twenty-second day of August in the year one thousand eight hundred and seventy-[ ], before me, the subscriber, personally came [ ], his [ or her] wife, known to me to be the same persons described in and who executed the within instrument, and severally acknowledged that they executed the same; and the said [ ], on a private examination by me, apart from her said husband, acknowledged that she executed the same freely, and without any fear or compulsion of her said husband.

Jno. W. Kayes, Notary Public

Wm. G. Cyril

Warranted Deed.

[Signature]

[Signature]

[Signature]

[Signature]

[Signature]
This Indenture: Made this Twenty-second
day of January in the year one thousand eight
hundred and seventy-one, by John R. Holmes,
W. Storey and E. L. Vidmar, this wife both of the
Town of North Guardman in the County of
Randolph and State of New York, for part of
the first Part and Michael W. Mack of the
City of Troy in the County of Rensselaer and
State of New York, part of the second Part.

Witness that this Indenture was made on
the first day of November in the year one
thousand eight hundred and seventy-one,
the first day of the first Part of this
Indenture did make, seal, and acknowledge
as a genuine copy of the Indenture in writing
when the Sixth day of November, 1871, recorded
at length in the office of the Clerk of Rens-
slaer County, in the name of John Storey, No. 15, 76
and 190 acres being adjacent to the said
more fully and at large as hereinafter
and likewise and in the terms of the con-
venience of the Indenture hereof, and all the said
part of the first Part and conveyed
to the said Part of the second Part the said
and described in the said Indenture and
part of the City of Troy and particularly ment
Toned and described in said Indenture and
whereas the aforesaid evidences issued by the town council provided that the aforesaid lands belong to the said party of the second part his heirs and assigns and for the use and purpose of a Church and School and for all other uses and purposes whatsoever with the exception that the said lands with said hereditaments and appurtenances might at the option of the said party of the second part his heirs and assigns be held and enjoyed by the said party of the second part his heirs and assigns for the period of Eight Years from and immediately preceding the date of said last mentioned Indenture for School purposes alone.

And whereas the said party of the second part is bound by the terms and conditions of the Indenture last before said deed the said party of the second part his heirs and assigns are to return to the said party of the second part the said lands and the same shall be of said last mentioned Indenture great.
and build upon the lands aforesaid or upon
some part thereof a parsonage and parsonage
building to be used for the purposes of a
church.

And whereas the said party of the second
part does and by these presents do bind
himself, his heirs and assigns to the
said party of the first part the aforesaid
and assigns in the sum of Ten thousand
and one hundred and twenty dollars as liquidated damages to be
paid by the said party of the second part
his heirs and assigns in case of the failure and
breach of the aforesaid covenant.

Now therefore the said covenant is released
that in consideration of the premises and of
One Dollar to them in hand paid by the
party of the second part the receipt whereof
is hereby confirmed by the party of the first
part and in the further consideration that
the said party of the second part has fully
and completely and in all respects fully
formed and fulfilled all the aforesaid
promises conditions and agreements in
the aforesaid mentioned Indenture upon
his grant is to continue to be held and
enjoyed as pertailed the said parties of the
first part hereby grant convey, release and
conform to the said parties of the second
part his heirs and assigns forever all their
estate, rights, title and interest in, or to, the
claim and demand legal and equitable
interest, and to the funds mentioned in the
aforesaid conveyance together with the
herein mentioned lands of particular
belonging or appurtenant to the same as far
belonging or appurtenant to the same as far
as the same is further mentioned in the
reversions and reversionary interests of said
real estate held by the grantor. The said
real estate held by the grantor shall be
held and conveyed to the said parties of
the second part his heirs and assigns, and
may at all times hereby conveyed and
quietly hold the same, and forever and
ever enjoy, hold the same, and forever and
ever enjoy the said premises and lands for
the term mentioned as aforesaid and
therein mentioned and described in the aforesaid
conveyance, and each and every part and
 parcel of the same with the appurtenances
belonging or appurtenant to the same,
without any let or hindrance, molestation,
 pervasion or
 disturbance, without any act or
 statute of the said heirs of the
first part the heirs assigns of any other
person lawfully claiming to be heirs to the same
by reason of anything contained in the aforesaid
indenture as aforesaid and forever made
acknowledged and delivered by the
grantor of the first part to the grantee of the
second on the first day of November
17__ to the full end and purpose that the
said granted lands and each and every
part and parcel thereof may be hereby
foreclosed and discharged and undermined
and from all forms and all grants, titles
charges, estate, conditions, liens, and
restrictions of whatsoever kind ever and
especially and from the conditions, charges,
limitations and restrictions contained in the
aforesaid indenture and to the full end and
purpose that the said part of the
aforesaid lands and each and every of the
heirs and assigns and at all times
hereafter hold, use, occupy, possess, and
enjoy the said granted lands mentioned and
described in the aforesaid indenture and to
the full end and purpose that the said
part of the aforesaid lands and each and every
of the heirs and assigns and at all times
hereafter hold, use, occupy, possess, and
enjoy the said granted lands mentioned and described in the aforesaid indenture and each and every part and
Parol things together with the real estate, unimproved and improvements thereon belonging thereto are conveyed by this instrument than those of the said Church, School house and all the part of the second part his heirs and assigns shall at all times have, hold, use, enjoy, and possess all said premises and parol things free from all burdens, charges or encumbrances of any description whatsoever to have and to hold all and singular the above grants, premises together with all appurtenances unto the said part of the second part his heirs and assigns forever and the said Frederick W. Browning, for himself, his heirs and assigns, do hereby covenant, promise and agree, and with the grant of the second part his heirs and assigns that he and his heirs shall and may at all times hereafter, forever and in fee simple are to have, hold, use, enjoy, and possess all said above grants, premises and every part and parcel thereof, with all appurtenances in fee simple and unencumbered forever and that he and his heirs the above mentioned, and hereby grant, the and released land and every part and parcel thereof, with all appurtenances unto the said party of the second part his heirs and assigns against
the said parties of the first part and their heirs and assigns agree to hold and every person and firm of whomsoever lawfully claiming the same shall and will be imprisoned and by this present defend and hold the said parties of the first part hereby acknowledge full payment and satisfaction of the finally mentioned in said indentures and fully discharge and execute the party of the second part for all claim or liability on the same.

and the said parties of the first part for themselves their heirs and assigns hereby covenant promise and agree to consideration for said land with the said parties of the second part his heirs and assigns that he and she may at any and all times use and have a house room

fly passage and enjoy the said lands and every part and parcel thereof for any purpose other than that of a school in church the same and as fully and freely as if the indenture aforesaid had not contained the restrictions and limitations upon the use of said lands hereinbefore mentioned and in said indenture clated and

this liberty is freely understood.
covenanted and agreed by the said parties
of the first part that nothing in this instrument
herein contained shall be construed as
in any manner affecting their interest with the
right of passing and repassing along and
through Elizabeth Avenue and Willow Street
as fully and completely as such right
covenant and condition is stated expressed
and covenanted for in and by the terms
of said aforementioned Indenture as an
integral part thereof executed by the parties
of the first part hereto.

In Witness Whereof, the said parties
of the first part have hereunto set their hands
and sealed this day and year in the
City of New York.

Signed, sealed and
delivered in the presence of
Edwin A. Sloo

On two glass books of the
first part, intimated
before execution.

On 3d day of 1873,
intimated before execution.

On 2d day of 1873,
intimated before execution.

Jas. H. Haydock

[Handwritten notes and corrections appear across the page.]

[Signature of the parties appears at the bottom of the page.]
City of Deed

Frederick W. Shoults

To

Michael Driscoll

Sold January 27th, 1879.

Recorded in Real Estate County Clerk's office February 12, 1879 at 3:30 P.M. in Book W, page 367 of W. H. C. and homemade.
This Indenture, Made this Eleventh day of
in the year of our Lord one thousand eight hundred and
seventy-

Between

This IS to be the first of the Town of New York,

County of Rensselaer, and State of New York, shall, 

of the first part, and

Michael Jones of the City

of Troy, in the County of Rensselaer, and

State of New York, of the second part,

Witnesseth, That the said part of the first part, in consideration of the sum of

Dollars,

To be duly paid, have sold, and

By these Presents, do grant and convey to the said part of the second

part, their heirs and assigns, all that land, houses of said

lands, in the City of Troy in the County

of Rensselaer, and State of New York, and part

of the Town of Northumberland in the said County

of Rensselaer, and State of New York, and

said lands, houses, and premises,

and that certain parcel of land

situated in said Troy, and bounded as follows: Northwest by the

street; East by said North Street, South by a

certain line drawn parallel to the South line of the

low strand, and distant about 130 feet, and

the West by a said parcel of land.
hundredth of a foot Southly thence from being a continuation of the Southly line of the lot known on plat map as 'Church St.' five hundred Eastly and bounded Westly by said 1st Church St. Likewise known as Church St. conveyed to said Frederick A. Stover and wife Mary J. Stover, whereby deed dated the 1st day of November 1879 and recorded in the Clerk's Office of Woodlawn County November 6th 1879 in Book of Deeds No. 153 Page 226.
With the Appurtenances, and all the Estate, Title and Interest therein of the said part of the first part. And the said Frederick A. Stow

do hereby covenant and agree to and with the said part of the second part, his heirs and assigns, that the premises thus conveyed in the Quiet and Peaceable Possession of the said part of the second part, his heirs and assigns, will forever Warrant and Defend against any person whomsoever lawfully claiming the same, or any part thereof.

In Witness Whereof, the part of the first part has hereunto set his hand and seal the day and year first above written.

Sealed and delivered in presence of

[Signature]

State of New York,
County of

On this day of in the year one thousand eight hundred and before me, the subscriber, personally came.

[Signature]

To me known to be the person described in and who executed the within instrument, and acknowledged that he executed the same.
State of New York,  
County of Rensselaer  

On this Eleventh day of June in the year one thousand eight hundred and seventy-two before me, the subscribers, personally came, Frederick W. Stroud and Elvina Stroud, his wife both of whom were to me known to be the same persons described in and who executed the within instrument, and severally acknowledged that they executed the same; and the said Elvina Stroud, on a private examination by me, apart from her said husband, acknowledged that she executed the same freely, and without any fear or compulsion of her said husband.

Mo. Th. Haydon
Notary Public
Rens. Co., NY
This Indenture: Made This First day of November in the year one thousand eight hundred and seventy
hundred and seventy-five between Frederick
W. Stow and Esther J. Stow his wife both
of the Town of North Greenbush in the
County of Rensselaer and State of New York
parties of the first part and Michael
Brisco of the City of Troy in the County
of Rensselaer and State of New York party
of the second part. Witnesseth that the
said parties of the first part in consideration
of the sum of thirty thousand dollars to
them to be paid have sold and by their
Grantor to grant and convey to the said
parties of the second part hereinafter and
assignee. All that tract or parcel of land
situate partly in the City of Troy aforesaid
and partly in the town of North Green-
bush in the said County of Rensselaer and
State of New York and also designated and
shown upon a map of building lots made
for the said Frederick W. Stow (which said
map is dated September 3rd 1875 and was
filed in the office of the Clerk of Rens-
sea County on the 16th day of October 1875
as the "Church Lot" and without reference being had to the aforesaid map as
follows to wit: "Beginning at the intersection..."
of the Eastern line of Stow Avenue, with
the Southern line of Willow Street, which
said intersection is distant Northwesterly (340.55)
three hundred and forty and fifty first
hundred feet from a stone monument
set in the ground at the angle in Stow
Avenue. Proceed along the Southern
line of Willow Street South (72° 46')
seventy two degrees and forty six minutes East
(07° 13') one hundred and seventy five feet. Then
South (14° 05') fourteen degrees and five
minutes West (135°) one hundred and
thirty five feet. Then North (72° 46')
seventy two degrees and forty six minutes West
(07° 13') one hundred and seventy five feet to
the Eastern line of Stow Avenue. Proceed
along the Eastern line of Stow Avenue
North (14° 05') fourteen degrees and
five minutes East (135°) one hundred and
thirty five feet to the place of beginning.
Together with the hereditaments and all
tenements belonging or in any wise appertaining
and all the estate right title and interest
both legal and equitable herein of the
said premises of the first part of sale to
the lands aforesaid mentioned and described together
with said hereditaments and appurtenances
aforementioned and occupied and
enjoyed by the said party of the second part his heirs and assigns and for the
said purpose of a church or of the said high school and as far as lawfully
shall now and forever whatsoever with this express provision that the said land and said
herein mentioned and as far as lawfully may at
the option of the said party of the second
cash said and enjoy all by the said party
of the second part his heirs and assigns for
the period of Eighty years from and to
immediately preceding the date of the
foregoing School and forever alone.
And the said parties of the first part for themselves their heirs and assigns do hereby
Covenant and promise and agree to and with
the said party of the second part his heirs
and assigns that the land and premises
herein conveyed in the quiet and peaceable
possession of the said party of the second
part his heirs and assigns they will forever
Warrant and Defend against any person
claiming the same or any part thereof
subject as aforesaid.

And the said parties of the first
part for themselves their heirs and assigns
do also further Covenant and promise and agree
hand with the said part of the second
party of the second, part his heirs and
assigns and all persons attending the said
church or school house to be erected on
said premises or entitled to use the same
together with the tenants and occupants
of said land or any part thereof and the
agents and servants of the said party of
the second part his heirs or assigns and
all other persons for the benefit of a walk
along the said part of the second
part his heirs or assigns shall at all times
hereafter freely pass and repass over any
animals schools or thoroughfare through
every 7th Avenue and Willow St and
as laid down and designated on said
map and also through and over all the
roads, streets, lands, highways and
avenues which are designated shown on
said down plan of the said premises when
the same shall be approved or dedicated to
public use and that they the said parties
of the first part in the quiet and peaceful
enjoyment of the full of the second
part his heirs and assigns and of the
several persons aforesaid will forever
hereafter Ward and defend 

aforesaid right to space and support as
aforesaid the said Stock Avenue and
Willow Street and the aforesaid roads,
streets, lanes, highways, and avenues against
any person or persons the erecting or intruding
thereon with such right and by thorough
under the direction or permission of the said
party of the first part
this heirs grant or assigns.
And the said party of the second
part for himself his heirs and assigns does
hereby covenant forever and agree to and
with the said party of the first part this
hers and assigns that he the said party
of the second part his heirs and assigns
shall and will within Eighty years from
the date of this Indenture erect and build
or cause to be erected and built upon the
lands aforesaid or upon some part thereof
a house and suitable edifice and building
therein and occupied for the purpose of
church and for the true and faithful
performance of the covenant last aforesaid
ind and of the buildings of said church
within Eighty years from the date of this
Indenture the said party of the second
part does hereby find himself his heirs
and assigns to the said party of the
first part this heirs and assigns in the
final sum of Ten Thousand Dollars as
liquidated damages to be paid by the said
defendant if the second part his heirs and assigns
shall fail of the due performance of said contract

In Witness Whereof the parties to this
instrument have hereunto set their several
hands and seals the day and year first above
written.

Signed Sealed and Delivered at St. Louis, Missouri.

[Fingerprints and seals]

[Signatures]

[Date]: 20/25, 1891

State of New York.

Rensselaer County.

I hereby certify that on the First day of November, 1891, before me personally came Michael Stroobandt one

well known to me as one of the persons mentioned

in the instrument referred to, and who acknowledged the same before me, the due

execution thereof for the sees and signaturer

mentioned.

John N. Coey

Commissioner of Deeds

Rensselaer County.
State of New York

Rensselaer County

I, having verified that on the first day of November, 1871, before me, personally appeared, Frederick W. Stone and Esther T. Stone, both of whom were personally known to me, the same being the persons mentioned in and who executed the foregoing instrument and who acknowledges before me that due execution thereof for the same and for such purposes was mentioned.

And the said Esther T. Stone, wife of said Frederick W. Stone, upon a private examination sworn to part from her said husband and acknowledged that she executed the same freely and without any fear or compulsion of her said husband.

[Signature]

[Signature]

John H. Ward

Notary Public

Rensselaer
City Deed

Frederick A. Stod and wife
To
Michael Driscoll
Dated Nov. 5th, 1871

Recorded in Recorder's County Clerk's office November 5, 1871 at 10
hours New Book No. 153 of Deeds on page 1876.

E.H. Greenman
Clk.
This Indenture: Made the first day of November in the year one thousand eight hundred and seventy one Between Frederick A. Stono and Ethel J. Stono his wife to the said Frederick A. Stono and Ethel J. Stono his wife of the first part and Michael Srolov of the City of Troy in the County of Rensselaer and State of New York of the second part Witnesseth that the said parties of the first part for consideration of the sum of Four Thousand Dollars paid them duly and have sold and by these presents do grant and convey to the said parties of the second part his and his heirs and assigns all that tract or parcel of land situated partly in the City of Troy partly in the town of North Greenbush in the said county of Rensselaer and State of New York and designated and shown upon a map of building lots made by the said Frederick A. Stono (which said map is dated September 5th 1871 and was filed in the office of the Clerk of Rensselaer County on the 21st day of October 1871) as the "Church Lot" and as bounded herein being used to the above said map as follows to wit: Beginning at the intersection of the Earthly line of Siena...
Avenue with the Southwesterly line of Willow Street which said intersection is distant Northwesterly (341.55) Thousand and forty and fifty-five hundred feet from a Stone monument set in the ground at the angling of Stow Avenue. Then along the Southwesterly line of Willow Street South (72° 54') Seventy-two degrees and forty-four minutes East (170) One hundred and seventy and forty-four feet, Chana South (45° 05') Forty-five degrees and five minutes West (135) One hundred and thirty-five feet, Chana North (72° 54') Seventy-two degrees and forty-four minutes West (1170) One hundred and seventeen feet, Chana North (45° 05') Forty-five degrees and five minutes East (135) One hundred and thirty-five feet, Chana South (72° 54') Seventy-two degrees and forty-four minutes West (1170) One hundred and seventeen feet, Chana North (45° 05') Forty-five degrees and five minutes East (135) One hundred and thirty-five feet to the place of beginning together with the hereditaments and appurtenances belonging or in anywise appertaining, and all the estate, right, title and interest, both legal and equitable, the remainder of the said party of the first part of into which the foregoing mentioned and described together with said hereditaments and appurtenances to be forever held, used and occupied and the joy of the said party of the second
as aforesaid the said New Avenue and Willow Street and the aforesaid roads, streets, lanes, highways, and avenues against any person or persons obstructing or infringing upon the aforesaid New Avenue and Willow Street or their use, occupation, or enjoyment.

And the said parties of the second part for himself, his heirs and assigns, do hereby covenant, promise and agree to and with the said parties of the first part, their heirs and assigns, to build the said parties of the second part his, his heirs and assigns, shall and will within Eighty years from the date of this indenture, an ordnance, fire and building, to be used and occupied for the purpose of a church, and for the true and faithful performance of the covenant herein aforesaid, in regard to the building of said church within Eighty years from the date of this indenture. The said parties of the second part do hereby bind himself, his heirs and assigns to the said parties of the first part, their heirs and assigns.
in the penal sum of two thousand dollars as liquidated damage to be paid by the said party of the second part his heirs and assigns in case of the failure and breach of said covenant.

In Witness Whereof the parties to this Indenture have hereunto set their respective hands and sealed this day and year first above written.

Signed, sealed and delivered in the presence of

John A. Coeby
Michael St. Nicole

State of New York

Troy, December 23, 1891

Thereby certify that on the first day of November 1891 before me personally came Michael St. Nicole whom well known to be one of the feoffees mentioned in and who executed the power given to said feoffees and with a knowledge and to all appearance the due execution thereof for the use and purposed purpose mentioned.

John A. Coeby
Commissioner of Deeds

Troy, New York.
State of New York

Rensselaer County

Being duly sworn, I do hereby certify that on the First day of November, 1871, before one personally known to me, the same Frederick A. Stotz and Esther T. Stotz, both of whom were personally known to me, the same persons mentioned in and who executed the foregoing instrument and who acknowledged that same to me the undersigned, there appears the person(s) mentioned.

And the said Esther T. Stotz, wife of the said Frederick A. Stotz, upon a free examination by me a part from her said husband acknowledged that she executed the same freely and without any fear or compulsion of her said husband.

John W. Kaydoh
Notary Public
Rensselaer
Of Deed

Frederick & Eliza

and wife

Mary

Received Nov 24 1881

Recorded in Recorder's County Deeds Office

S. V. Hovor

Wm. R. Book No 53 of

E. S. S. Voorhis

Kind
This Indenture, Made this ______ day of ___________, in the year of our Lord one thousand eight hundred and seventy-three.

Between

Laura J. Smith, the first party, of the town of Northumberland, County of Oneida, and State of New York, of the first part, and

Michael Smith, of the City of _______, County of _______, and State of _______, of the second part.

Witnesseth, That the said party of the first part, in consideration of the sum of _________ dollars, to be duly paid, has sold, and by these presents, do grant and convey to the said party of the second part, and his heirs and assigns, all the land in the town of Northumberland, County of Oneida, and State of New York, described as follows:

The said land being a certain tract of landsituated in the town of Northumberland, County of Oneida, and State of New York, and more particularly described as follows:

Commencing at a post in the level of said land, and running: 1. North one hundred and eighty feet; 2. West one hundred and eighty feet; 3. South one hundred and eighty feet; and 4. East one hundred and eighty feet, containing one acre and a half.

Given under the hands and seals of the parties:

Laura J. Smith

Michael Smith
said July 1, 1965, and bounded as follows: On the North by
Dewitt Street, said on the "Church Lot" and by the South line of said "Church Lot", pro-
duced 100 feet south through said lot to
numbers one hundred and seventy-five (175)
one hundred and eighty (180) and one hundred
and eighty-five (185) on the East by Della
St. and by the North line of num-
bers one hundred and sixty-six (166) as far as
the said lot was enclosed, and by the
said North line of said lot number one hundred
and sixty-six (166) produced as extended
East to North said lot number one hundred
and eighty-five (185) one hundred and eighty-
five (185) one hundred and eighty-six (186)
one hundred and eighty-seven (187) one hundred
and eighty-eight (188) one hundred and
eighty-nine (189) one hundred and ninety-
one hundred and ninety-one (191) one hundred
and ninety-two (192) and on the West by Don-
nell Street. Said lot and parcel of land
of said Donnell Street to be described as fol-
 lows: (31.00 feet) north of North Avenue one
hundred and forty-two (142) feet north on
the North line, twenty-nine (29) feet north on the
East line on Walnut Street and three hundred
and ninety-three (393) feet north on the
South line of the same lot of two.

[Signature]
With the Appurtenances, and all the Estate, Title and Interest therein of the said part of the first part. And the said

[Signature]

do hereby covenant and agree to and with the said part of the second part, his heirs and assigns, that the premises thus conveyed in the Quiet and Peaceable Possession of the said part of the second part, his heirs and assigns, and that they will forever Warrant and Defend against any person whomsoever lawfully claiming the same, or any part thereof.

In Witness Whereof, the part of the first part have hereunto set their hands and seals the day and year first above written.

SEALED AND DELIVERED IN PRESENCE OF

[Signature]

[Signature]

The words "now included to be conveyed between the 1st 2nd lines on the second page from the bottom were written before execution.

[Signature]

W. A. Peat [Deceased]

State of New York,

County of

On this day of in the year one thousand eight hundred and before me, the subscriber, personally came

[Signature]

to me known to be the person described in and who executed the within instrument, and acknowledged that he executed the same.
State of New York, County of

On this twenty-second day of August, in the year one thousand eight hundred and seventy-five before me, the subscriber, personally came

[Signature]

St. to me known to be the same persons described in and who executed the within instrument, and severally acknowledged that they executed the same; and the said

[Signature]
on a private examination by me, apart from her said husband, acknowledged that she executed the same freely, and without any fear or compulsion of her said husband.

[Signature]

Notary Public
Rensselaer
This Indenture,
Made this Eleventh day of
in the year of our Lord one thousand eight hundred and
seventy-

Between,

Elizabeth Johnson, his wife, of the City of
North Greenwich in the County of Rensellaer,
State of New York, the one of the first part, and,

Michael Gredel of the City of
New York, in the County of Rensellaer and State
of New York, the one of the second part,

Witnesseth, That the said part of the first part, in consideration of the sum of

One hundred dollars,

to be duly paid, has sold, and

By these Presents, do grant and convey to the said part of the second part, his

heirs and assigns, all that he owns in the City of Greenwich in the
County of Rensellaer and State of New York, and
said County of Rensellaer and State of New York,

and described as follows: viz. all the

on a map and plans of land known and described as

in the City of New York partly in said town of North

Bekemeyer, and a third part of the town of

said town, and filed in the Rensellaer County Clerk's Office,

October 6, 1784, and is lot 65, 66, 67, 70, 79, and

the northern limit of said tract numbers 85, 86, 87, and

the eastern and southern line of said tract.

Said tract is bounded on the north by Willow Street;

on the west by Willow Street; southerly by a line drawn

on the south by a line parallel to the southerly line of Willow Street,

and the north line of Willow Street,

and the south line of the southerly line of Willow Street,

and the east line of Willow Street.
of a post Southerly thence being a continual
West of the Southrly line of said 1/4
Tract and said of 1/4 acre S.W. 1/4 first East line
and bounded Westerly by said "Church Sar"
a line known as 1/4 lot conveyed by said
Friedrich H. Store and wife C. F." at the
voices by said H. O. the forty-first day of
November 1873 and recorded in the Clerk's
Office of Lenawee County November 3rd 1874.
1/4 North of said 1/4 4th of 5th.
With the Appurtenances, and all the Estate, Title and Interest therein of the said part of the first part. And the said

do hereby covenant and agree to and with the said part of the second part; heirs and assigns, that the premises thus conveyed in the Quiet and Peaceable Possession of the said part of the second part; heirs and assigns will forever WARRANT and DEFEND against any person whomsoever lawfully claiming the same, or any part thereof.

In Witness Whereof, the part of the first part hereof set hand & seals the day and year first above written.

Sealed and delivered in Presence of:

On this day of in the year one thousand eight hundred and before me, the subscriber, personally came,

and acknowledged that he executed the same.
State of New York, County of

On this Eleventh day of June in the year one thousand eight hundred and seventy-nine before me, the subscriber, personally came

[Signature]

This is the true copy of the within instrument, to me known to be the same persons described in and who executed the within instrument, and severally acknowledged that they executed the same; and the said

[Signature]

on a private examination by me, apart from her said husband, acknowledged that she executed the same freely, and without any fear or compulsion of her said husband.

[Signature]

W. Hazard
Notary Public

Warrant

Warrant to

Received the 21st day of March 1879 at 2 o'clock in the afternoon of Deeds at page 346 and examined.

Clerk
Granted to the Jesuit Fathers
1. The privilege of establishing a School in South Troy.
2. A successoral Church with title in name of their order.
3. To establish a College if in the Bishop's judgment it interferes not with a College which he intends to establish in Albany.

Albany Feb. 9, 1871

John J. Conroy
Bp. of Albany