taught in such Building, to such Person or Persons as he may think pro-certain real Estate in per, which Person or Persons, and their Successors, to be appointed in ston, to Trustees, in such manner as may be provided in any such Deed, shall have power perpetual succession, for the purpose of a conscitute held the said Fatato for the purpose of a conscitute held the said Fatato for the purpose of a conscitute held the said Fatato for the purpose of a conscitute held the said Fatato for the purpose of a conscitute held the said Fatato for the purpose of a conscitute held the said Fatato for the purpose of a conscitute held the said Fatato for the purpose of a conscitute held the said Fatato for the purpose of a conscitute to held the said Fatato for the purpose of a conscitute to held the said Fatato for the purpose of a conscitute to held the said Fatato for the purpose of a conscitute to held the said Fatato for the purpose of a conscitute to held the said Fatato for the purpose of a conscitute to held the said Fatato for the purpose of a conscitute to held the said Fatato for the purpose of a conscitute to held the said Fatato for the purpose of a conscitute to held the said Fatato for the purpose of a conscitute to held the said Fatato for the purpose of a conscitute to held the said Fatato for the purpose of a conscitute to held the said Fatato for the purpose of a conscitute to the purpose of a cons and capacity to hold the said Estate for the purposes aforesaid, any Law School or Statute to the contrary notwithstanding. Provided nevertheless, that such Trustees to be British Person or Persons, and their Successors as aforesaid, as well as the Subjects. Master and Teachers employed in such School as aforesaid, shall be British Subjects.



## CHAP. XXII.

AN ACT to authorize the Reverend John M Laurin to convey to the Ottawa District School Trustees a Lot of Land, for the purposes therein mentioned.

[Passed 1.7th Feb'y. 1827.]

W HEREAS the Reverend John M. Laurin of the Township of Lon Preamble. gueil, in the Ottawa District, hath, by his Petition, prayed to be authorized by Law, to convey a certain Piece of Landinthe said Township of Longueil, whereon a Stone School House is erected, to the Trustees of the District School of the said Ottawa District, and their Successors, for the use of the said District School forever.

Be it therefore enacted, by the King's Most Excellent Majesty. by and with the advice and consent of the Legislative Council and Assembly of the Province of Upper Canada, constituted and Assembled by virtue of, and under the authority of an Act passed in the Parliament of Great Britain, intituled, "An Act to repeal certain parts of an Act passed in the Fourteenth Year of His Majesty's Reign, intituled, 'An Act for making more effectual Provision for the Government of the Province of Quebec, in North America, and to make further Provision for the Government of the said Province; " and by the authority of the same, Rev. John M'Lauriu, That it shall and may be lawful for the said John M. Laurin, by Deed, empowered to convey under his Hand and Seal, to convey the said Piece or Parcel of Land, certain real Estate to to be described by Metes and Bounds, and to contain not more than time being of the Dis-One Acre, to the Trustees of the District School of the Uttawa District, trict School, for the One Acre, to the Trustees of the District School of the Uttawa District, trict School, for the One Acre, to the Trustees of the District School of the Uttawa District, trict School, for the One Acre, to the Trustees of the District School of the Uttawa District, trict School of the Uttawa District School of the Uttawa District of Ottawa. and their Successors, to be held by the said Trustees, and their Successors, to and for the use of the said District School forever.

CHAP.