

and in witness whereof the said Statute is made
and provisions of Statute made or that shall hereafter
be made by such Donors or Grantors or their Heirs Executors
or Assignes as fully and absolutely as if the same had been made
over by Word of Gift grant or otherwise enrolled and Recorded as
aforesaid. and to the end it may be known what Lands have been
So given to the use of any Church or Chapel of and not made
over and Confirmed by Word of gift or grants as aforesaid, the
Grand Jury in each respective County within this Province next
after the publication of this Act shall have in Charge to Inquire
by what Titles such Lands whereupon the Poorall Churches or
Chapels aforesaid within the respective parishes and in their
precincts are held and to render an Act thereof to the Court
who are hereby Impowered where any such Lands shall appear
to be given and not Confirmed as aforesaid in open Court
to Examine Witnesses in perpetuam rei Memoriam and
the same Cause to be recorded in the County Records which shall
be deemed adjudged and taken in all Courts of Records within
this Province as sufficient proof of the Donation or grant as
also to the quantity of Acres given or granted as aforesaid and in
Case it shall appear upon such Examination that Lands
have been given for the use of any Church Chapel and Church
Yard as aforesaid but the quantity thereof not mentioned by
the Donors or Grantors thereof as aforesaid that then and
in every such Case the Vestry of the respective parish
where such gift or grant hath been made and the quantity
not mentioned as aforesaid may Demand and take of such
Lands for the use of the Church and thereto adjacent
and in which Case shall Cause to be Surveyed