

No 5558  
Refd 1168  
On the ~~first~~<sup>forty</sup> day of ~~February~~<sup>Eight</sup>

in the

year of our Lord one thousand eight hundred and sixty-

Before me, **WILLIAM BIGNELL**, Notary Public, duly commissioned  
and sworn, residing at the City of Quebec, in that part of the Dominion of Canada,  
heretofore called Lower Canada, personally came and appeared

*the City of Quebec Merchant*

who did declare to have leased and demise, and by these presents do ~~the~~<sup>th</sup> lease and  
demise for the space and term of ~~one~~<sup>the</sup> year, to be computed from the  
~~first~~<sup>day of</sup> ~~February~~<sup>first</sup> and fully to be complete and  
ended on the ~~first~~<sup>day of</sup> ~~February~~<sup>thirty-first</sup>, which will be in  
the year of our Lord one thousand eight hundred and ~~sixty~~<sup>sixty three</sup> unto

*Bartholomew Brown of the Township of  
Bellevue Farmer*



hereunto present, and accepting hereof, that is to say : all those certain  
measures of land belonging to the Lessor  
aforesaid and being in the Township of the said  
in the County of Mequac Quebec and  
distinguished as the quarter of lot  
number four lying in the fourth range and  
the North West half of lot number six in  
the fifth range of the said Township the whole  
extending about one hundred and fifty acres,

and with all which the said Lessee *is* content and satisfied.

And during all which period, the said Lessor *will* hereby promise and engage  
to cause the said Lessee *to enjoy* the said premises peaceably and quietly ; ~~to maintain~~  
~~the same~~ in the landlord's repairs, and keep the same wind and water tight, according to  
law. And the said Lessee *does* hereby bind and oblige ~~himself~~ *himself* to use and  
enjoy the premises *en bon père de famille*, and maintain the same in all small and internal  
repairs ; also that *he* will observe all rules,

regulations of Police, and all by-laws of the Corporation of this City, which may concern the said premises hereby leased; in as far as the same may be incumbent upon Tenants; That he will pay over and above the rent hereinafter stipulated ~~the water rates~~ which may be charged upon the said premises; That ~~he~~ will keep the said premises furnished with moveables and effects sufficient to guarantee the payment of the rent hereinbefore stipulated; That ~~he~~ will not sub-let the same, in whole or in part, without the consent of the Lessor ~~first~~ had and obtained in writing; and that at the end and expiration of the present Lease, and without any notice to that effect, ~~he~~ will surrender and deliver up the said premises in as good order and condition as he received the same, reasonable allowance being made for wear and tear.

The present Lease is thus made for and in consideration of the sum of

one dollar

current money of Canada, for

each year after the second term

And which the said Lessee do hereby promise to pay unto the said Lessor or the bearer or bearers hereof, in and by ~~equal consecutive~~ yearly payments, of the sum of

each the first of which shall be made

on the

first day of February next

We agreed that the Lessor will have the right to sell the said land at any time to terminate the present lease at the end of any one year by giving to the Lessor three months notice, in which case that the lease be cancelled before the expiration of the third year the Lessor promises to pay to the Lessor the value of any new taxes hereon having made the assessment by arbitration -

Lastly the Lessor reserves the right to let possession of my acre of land to build upon  
that he deems it at any spot he may select without any disturbance to the same -

That the Lessee binds himself to allow no person to cut wood upon his land nor to cut any wood thereon himself except of bullet off the present lease and full damage -

I B

B B

W H

And to these presents came and who, after taking communication of the become and constitute the said bind and oblige with the Lessee, one for the other, different renunciations required by law at the time and in the manner herein and covenants of the Lessee in virtue making own proper

And for the due execution of the premises, to wit: the said Lessor

and the said Lessee at the premises obliging, &c., renouncing, &c.

Thus done and passed the said WILLIAM BIGWELL, on number ~~one thousand~~ and ~~four~~ hundred and ~~forty~~ ~~six~~ days of the month of February in the year of our Lord one thousand eight hundred and forty five -

said Notary public to these presents first duly read, set with me, the said Notary, also herein

And

Corporation of this City, which may concern  
the same may be incumbent upon Tenants ;  
rein after stipulated ~~the water rates which may~~  
~~will keep the said premises~~  
~~sufficient to guarantee the payment of the rent~~  
~~will not sub-let the same, in whole or in part,~~  
~~had and obtained in writing ; and that at the~~  
~~d without any notice to that effect, he~~  
~~in as good order and condition as he~~  
~~ing made for wear and tear.~~

made for and in consideration of the sum of

1 year of the second term

reby promise to pay unto the said Lessor  
equal consecutive Yearly  
each, the first of which shall be made

February next.

the Lessor will have  
and land to my tenancy  
the present lease at the  
by giving to the Lessor  
is, in such case that  
recalled before the expiration  
the Lessor promises to  
the value of my new face  
and the accustomed by

last the Lessor  
reserves the right to  
late possession of  
my acre of ground  
land bought upon  
shall be delivered  
at my option hereby  
elect without any  
dissatisfaction  
full sum -

Cut the Lessee  
but having to  
allow no person  
but wood upon  
land nor to  
Cut any wood  
thereon but is  
used specially  
of the present lease  
and full damage.

I B  
B B  
M  
H

And to these presents came and intervened

who, after taking communication of this Lease, did and do hereby voluntarily  
become and constitute the suret of the Lessee and did and do hereby  
bind and oblige heirs and assigns, jointly and severally, *solidairement*,  
with the Lessee, one for the other, each of them for the whole, under the several and  
different renunciations required by law towards the Lessor for the payment of said rent,  
at the time and in the manner hereinbefore mentioned and generally for all the obligations  
and covenants of the Lessee in virtue of these presents, the said suret hereof  
making own proper affair as sole and principal oblige

And for the due execution of the present Lease, the said parties do hereby elect their  
domiciles, to wit : the said Lessor at usual residence

and the said Lessee at the premises above leased, at which places, &c., promising, &c.,  
obliging, &c., renouncing, &c.

Thus done and passed, at the said City of Quebec, in the Office of  
the said WILLIAM BIGNELL, on the day and year first above written, under the  
number *See reverse face* hundred  
and

In Faith and Testimony whereof, the  
said *Notary* *has*  
to these presents first duly read, set and subscribed *the name and signature*  
with me, the said Notary, also hereunto subscribing.

Wm. Bignell  
John Baile  
B. Brown  
Wm. Bignell  
H.

And

On the fourteenth day of February in the  
year of our Lord one thousand eight hundred  
and sixty eight. Before me William Bignell  
Notary Public duly commissioned and now  
residing at the City of Quebec in that part of  
the Dominion of Canada heretofore called  
Lower Canada, personally came & appeared  
John Baile of the City of Quebec Merchant  
who did declare to have leased & demiseed  
and by these presents doth lease and demise  
for the space and term of five years, to be  
commenced from the first day of February  
instant and fully to be complete and ended  
on the first day of February, which will be  
in the year of our Lord one thousand eight  
hundred and seventy three unto Bartholoma  
Brown of the Township of Ireland Farmer  
hereunto present and accepting hereof, that  
is to say; All those two certain parcels or  
tracts of land belonging to the Lessor  
situate and being in the Township of Ireland  
in the County of Megantic known and  
distinguished as the quarter of lot number  
six in the fourth range and the North West  
half of lot number six in the fifth range of

the

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in the County of Megantic known and  
distinguished as the quarter of lot number  
six in the fourth range and the North West  
half of lot number six in the fifth range of

the

the said Township the whole containing about one hundred and fifty acres and with all which the said Lessee is content and satisfied.

And during all which period the said Lessor doth hereby promise and engage to cause the said Lessee to enjoy the said premises peaceably and quietly;

And the said Lessor doth hereby bind and oblige himself to use and enjoy the premises en bon pere de famille. That he will pay over and above the rent herein-after stipulated all taxes which may be payable in respect of the said land, and will make maintain and uphold all fences and ditches which may be necessary upon or connected with the said land discharged upon the said premises. That he will not sublet the same in whole or in part without the consent of the Lessor first had and obtained in writing; and that at the end and expiration of the present Lease and without any notice to that effect he will surrender and deliver up the said premises in as good order and condition as he received the same reasonable allowance being made for

for wear and tear.

The present Lease is this made for and in consideration of the sum of ten dollars current money of Canada for each year of the said term And which the said Lessor doth hereby promise to pay unto the said Lessor or the bearer of bearers hereof, in and by yearly payments, the first of which shall be made on the first day of February next

It is agreed that the Lessor will have the right at any time by giving to the Lessee six months notice in which case shall the lease be cancelled before the expiration of the said five years the Lessor promises to pay to the Lessee the value of any new fence he may have made to be ascertained by arbitration

And to these presents came witness  
who, after taking communication of this Lease did and doth hereby voluntarily become and constitute the seal of the Lessor and did and do hereby bind and oblige his and assigns jointly and severally solidamente with the Lessor

one for the other, each of them for the whole,  
under the several and different remunerations  
required by law towards the Lessor for the  
payment of said rent at the time and in  
the manner hereinbefore mentioned and  
generally for all the obligations & covenants  
of the Lessee in virtue of these presents, the  
said suret hereof making own  
proper affair as sole and principal

The Lessor reserves the right to  
take possession of an acre of said land to build  
upon should he desire it at any spot he  
may select without any  
for the same

Lastly the Lessee binds himself  
to allow no person to cut wood upon said  
land nor to cut any wood thereon him-  
self on pain of nullity of the present lease  
and of all damages

And for the due execution of the  
present Lease the said parties do hereby  
elect their domiciles, to wit; the said Lessor  
at \_\_\_\_\_ usual residence and  
the said Lessee at the premises above leased  
at which place &c, promising &c abiding  
&c

etc renouncing etc

Thus Done and Passed at the  
said City of Pueblo, in the office of the said  
William Bignell on the day and year first  
above written under the seal hereunto  
affixed hundred eight. In faith and  
Testimony whereof the said parties have  
these presents first duly read, set and ac-  
corded their names and signatures  
with me the said Notary also hereunto  
subscribing. —

(Signed)

John Baile

B Brown

Wm Bignell

NP

A true copy of the original remain-  
ing of record in my office