SCHEDULE B.

On the day of , in the noon, in the year one thousand eight hundred and , before me, the undersigned Public Notary for Lower Canada, residing in the District of , came and appeared B, residing

Who ha caused to be assembled before me the said Notary, for the purposes mentioned in the above declaration made before me on the any Notary on and any Notary on and the intent that to wit: in default of relations,

Who, after having been duly sworn on the Holy Evangelists, taken communication of the declaration above mentioned and maturely deliberated together, were unanimously of opinion that the said be , who being present ha voluntarily accepted the said office , and promised under Oath to fulfil the duties thereof.

Whereof Acte at

CAP. LIX.

An Act to repeal in part and to amend an Act, intituled, An Act for the better protection of the Lands and property of the Indians in Lower Canada.

[30th August, 1851.]

Preamble.

HEREAS it is expedient to designate more accurately the persons who have and shall continue to have a right of property, possession or occupation in the lands and other immoveable property belonging to or appropriated to the use of the various Tribes or Bodies of Indians residing in Lower Canada: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and intituled, An Act to re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada, and it is hereby enacted by the authority of the same, That the fifth section of the Act passed in the now last session of the present Parliament, chaptered forty-two, and intituled, An Act for the better protection of the Lands and property of the Indians in Lower Canada, shall be, and the same is hereby repealed.

Sect. 5, of 13 & 14 Vict. c. 42, repealed.

II. And be it declared and enacted, That for the purpose of determining what persons are entitled to hold, use or enjoy the lands and other immoveable property belonging to or appropriated to the use of the various Tribes or Bodies of Indians in Lower Canada, the following persons and classes of persons, and none other, shall be considered as Indians belonging to the Tribe or Body of Indians interested in any such lands or immoveable property:

Firstly. All persons of Indian blood, reputed to belong to the particular Tribe or Body of Indians interested in such lands or immoveable property, and their descendants:

Secondly. All persons residing among such Indians, whose parents were or are, or either of them was or is, descended on either side from Indians, or an Indian reputed to belong to the particular Tribe or Body of Indians interested in such lands or immoveable property, and the descendants of all such persons: And

Thirdly. All women, now or hereafter to be lawfully married to any of the persons included in the several classes hereinbefore designated; the children issue of such marriages, and their descendants.

Who shall be deemed Indians belonging to any Tribe.