Court, or the Prothonotary of the Superior Court, at Montreal, according as the sum awarded, or the value of the matter in dispute, as finally settled by the award, may fall within the jurisdiction of the said Courtsrespectively, to be fyled and recorded in such Court; and on oath by 5 the said Secretary, Assistant Secretary, or by any competent witness, made before such Prothonotary or clerk, of the signatures to the said award of the Arbitrators in the case, or of the Board of Review, or of both, as the case may be, and as to the amount of the costs [if costs are awarded], the said award or awards, affidavit and certificate shall be 10 fyled and recorded in such Court, and the award of the said Arbitrators if no review is had, or the award of the Board of Review when rendered, respectively, shall thereupon be held and considered to be to all intents and purposes whatever, as having, and shall respectively have, the same

force and effect as a judgment lawfully rendered in the premises by the 15 St perior or Circuit Court, and shall be a final and conclusive judgment; and the same shall not, nor shall the award upon which it is To have effect of a judgment; and the same shall not, nor shall the award upon which it is feet of a judgment. rendered, be liable to be inquired into, altered, amended, set aside, or ment. appealed from by any proceeding whatever, and no writ of certiorari shall lie from such award or judgment for any cause whatsoever.

18. After the expiration of five days from the fyling in such Service of Court of a return of any bailiff of the service of a notice of the fyling notice affect-of such award of the said Arbitrators or of the said Board of Review ing award, upon the party against whom the award may be rendered, such service being made personally or at his or their domicil, or at the place of busi-

25 ness of any commercial partnership or firm; a writ of execution shall Execution. and may issue out of the said Court on the flat or order of the party in whose favor the award may have been rendered, or of his attorney or attornies, to enforce the said award, and to collect the sum thereby awarded, with the costs and expenses as certified by the Secretary, or

30 Assistant Secretary, in the same manner and for the same fees as are by law exigible in such Court; and all future proceedings of every kind and description in respect of such award, judgment and execution shall be had, as may now be had on a judgment lawfully rendered in such Court, subject however to all the provisions and enactments set forth 85 in the sixteenth section of this Act.

19. The Corporation shall at all times, when thereunto required by Returns to the Governor or by either branch of the Legislature, make a full rc-the Legislaturn of its property, real and personal, and of its receipts and expenditure. ture, for such periods, and with such details and other information as 40 the Governor or either branch of the Legislature may require.

**20.** The members or persons composing the said committee of man-Exemption agement, and the said Board of Review, shall not, nor shall any of Jurors. them, be liable to serve as Jurors on any cause, civil or criminal.

21. This Act shall be a public Act.

Public Act.

## SCHEDULE A.

FORM OF SUBMISSION.

Know all men that we, A. B., of . , and C. D. of as the case may be,) having a difference as to our rights in a case touching [here state briefly the matters of difference] have agreed and bound ourselves to abide by, and perform the award