SCHEDULE E.

On the day of in the noon. in the year one thousand eight hundred and . before the undersigned, Notaries Public for Lower Canada, residing in the District of . came and appeared experts appointed by the minute above drawn up by the undersigned Notaries (or such other Notary as shall have drawn up the same,) on the

Who do declare, that having first been sworn as appears he

the certificate hereunto annexed, they proceeded on the to visit the immovable property with its circumstances and dependencies, mentioned and described in the minute of declaration of received before and after having made Notary on the an examination of the whole, and obtained all the information necessary for the purposes mentioned in their said minute of appointment, they declare that they estimate and value the said

immovable property at (if there be more than one immovable property they must be estimated separately,) and that the said immovable property cannot be divided with advantage.

The said experts do further declare that they are not related to the parties interested in the matter in question, nor to their legal representatives.

Whereof Acte, delivered en brevet, at

SCHEDULE F.

On the day of in the noon. in the year one thousand eight hundred and , before me the undersigned, Notary Public for Lower Canada, residing in the District of , came and appeared who hath declared to me, that in conformity with declaration made by an instrument in writing before Notary, dated for the purpose of being authorized, for the reasons therein contained, to sell the immovable property belonging to and designated and described as follows:—(Description of the immovable property,) he hath caused to assemble before me, to wit, in default of relations, requiring me to receive them before me and take down their opinion and advice respecting the contained in the minute of declaration above mentioned, and the said parties having appeared, I have read to them the said minute of declaration, and the report of experts drawn up before and his colleague. Notaries, and have administered to them the usual oath, and after having taken the same they are unanimously of opinion that (in case of a difference of opinion, mention the same and the rea-

Whereof Acte at

sons therefor.)