seded by the provisions of this Act, shall continue and remain in force.

SCHEDULE A

Referred to in the foregoing Act.

No. 1.

In the (Q. B. or C. P.)

The day of

, in the year of our Lord, 18

(The day of lodging note of Error.)

A. B. and C. D.

The plaintiff (or defendant) says that there is error in law in the record and proceedings in this action, and the defendant (or plaintiff) says that there is no error therein.

(Signed)

A. B. Plaintiff. (or C. D. Defendant)

(or E. F. Attorney for Plaintiff or Defendant.)

No. 2.

The

day of

, in the year of our Lord, 18

(The day of making the entry on the Roll.)

The plaintiff (or defendant) says that there is error in the above record and proceedings, and the defendant (or plaintiff) says there is no error therein.

No. 3.

IN THE COURT OF ERROR AND APPEAL.

Between A. B. Appellant, and C. D., Respondent.

To the honorable the Judges of the said Court.

The petition of the said A. B. sheweth:

That a Decree (or Order) was on pronounced by Her Majesty's Court of Chancery for Upper Canada, in a certain cause depending in the said Court, wherein your petitioner was