

RATE OF COMMUTATION.

IN THE SEIGNORIES OF MONTREAL, ST. SULPICE, AND THE LAKE OF THE TWO MOUNTAINS,
PROPERTY MAY BE FREED OF ALL SEIGNORIAL BURDENS BY

1. Paying all arrears on said Property.
2. Paying the capital of *Cens et Rentes* at 6 $\frac{1}{2}$ cent.
3. Paying the commutation of the *Lods et Ventes*, viz :

IN THE TOWN SUBURBS AND ISLAND OF MONTREAL.	}	On all Lots of Ground having buildings thereon, and worth, with said buildings, £500 and above, <i>one twentieth</i> on the actual value of both together, or,.....5 $\frac{1}{2}$ cent.
TOWN AND SUBURBS OF MONTREAL.	}	On all Lots of Ground under the value of £500, with buildings of £100 and above, <i>one sixteenth</i> , or,6 $\frac{1}{2}$ $\frac{1}{2}$ cent.
	}	On any Lots, or on lots with buildings of less value than £100, <i>one twelfth</i> , or,8 $\frac{1}{2}$ $\frac{1}{2}$ cent.
ISLAND OF MONTREAL.	}	On all vacant Lots or on lots with buildings thereon, under £500, <i>one twelfth</i> , or,.....8 $\frac{1}{2}$ $\frac{1}{2}$ cent.
ST. SULPICE AND LAKE OF THE TWO MOUNTAINS.	}	On all Lands in these two Seignories,8 $\frac{1}{2}$ $\frac{1}{2}$ cent.

N.B.—By the provisions of the Ordinance, from and after the 9th June, 1847,
the above rates are to be raised.

REGISTRY ORDINANCE, 9TH FEB. 1841.

By this Ordinance, the Seignors are bound to enregister their claim to arrears of *Cens et Rentes*, *Lods et Ventes*, *Droits de Quint* and all other Seignorial Rights.

ALL CENSITAIRES are therefore obligated, so soon as required, to call and settle their accounts with the Seignors, or to take measures for the registration thereof, should they request delay.

MONTREAL, 1st JUNE, 1842.