THE OUTLAWRY OF LOUIS RIEL.

vince aforesaid, on the fourth day of January. in the year last aforesaid. And another of the same Proclamations to be made at the succeeding sitting of the County Court to be begun and holden in and for the County of Lisgar, in the Province aforesaid, on the seventh day of Januarv, in the year last aforesaid, and one other of the same Proclamations to be made one month at least before the Quinto Exactus by virtue of the said writ of Exigent at or near the most usual door of the Roman Catholic Church, in the Parish of St. Norbert, in the County of Provencher aforesaid, upon a Sunday, immediately after Divine service and sermon, if any there be, and if no sermon there be, then forthwith after Divine service, that he, the said Louis Riel, should surrender himself into the custody of him, our said Sheriff of Manitoba, before or at the time when he should be the fifth time exacted, so that he, the said Sheriff, might have his body before our said Court on the aforesaid tenth day of February, in the year last aforesaid, at Winnipeg aforesaid, to answer to us for the felony and murder aforesaid, whereof the said Louis Riel is indicted as aforesaid; on which said tenth day of February, in the year last aforesaid, before our said Lady the Queen, at Winnipeg aforesaid, the said Sheriff returned the said writ of Proclamation executed and endorsed as followeth, that is to say: At the County Court holden in and for the County of Selkirk, in the said Province, on the fourth day of January in the year last aforesaid, at the County site of the said County, in open County Court, he did make the first Public Proclamation: and at the succeeding County Court holden in and for the County of Lisgar, in the Province aforesaid, on the seventh day of January in the year last aforesaid, at the County site of the said County, in open County Court, he did make the second Public Proclamation; And on the fourth day of January in the year last aforesaid, at and near the most usual door of the Roman Catholic Church, in the Parish of St. Norbert, in the County of Provencher aforesaid, upon a Sunday, immediately after Divine service and sermon, he did make another Public Proclamation, that the said Louis Riel should render himself to answer to our said Lady the Queen, according to the exigency of the said writ, as he the said Sheriff was commanded; And on the same tenth day of February, in the year last aforesaid, the said Sheriff of the said Province of Manitoba, returned unto us in our said Court at Winnipeg aforesaid, that by virtne of our said Writ of Exigent-he did, at the County Court holden at Winnipeg, in and for the

County of Selkirk, in the Province of Manitoba, on the fourth day of January, one thousand eight hundred and seventy-five, in open County Court, demand the said Louis Riel a first time and that he did not appear; And at the County Court holden at the County site in and for the County of Lisgar, in the Province aforesaid, on the seventh day of January, in the year last aforesaid, he did in open County Court demand the said Louis Riel a second time, and that he did not appear; And at the County Court holden in and for the County of Provencher, in the Province aforesaid, on the eleventh day of January in the year last aforesaid, at the County site in the said County, in open County Court, he did demand the said Louis Riel a third time, and that he did not appear; And at the County Court holden at the County site in and for the County of Marquette East, in the Province aforesaid, on the thirteenth day of January in the year last aforesaid, in open County Court he did demand the said Louis Riel a fourth time, and that he did not appear; And at the Court of Queen's Bench, sitting as a Court of Oyer and Terminer and General Gaol Delivery and of Assize and Nisi Prius, holden at Winnipeg aforesaid, in our said Province, and in and for our said Province, on the tenth day of February, in the year last aforesaid, in open Court he did demand the said Louis Riel a fifth time, and that he did not appear as by the said writ he was commanded. Therefore, by the Judgment of Curtis James Bird, Esquire, Coroner for our said Lady the Queen, in and for the said Province of Manitoba, the said Louis Riel, according to the law and custom of England, is outlawed." All and singular which said premises, by the tenor of these presents, we command to be exemplified.

In testimony whereof we have caused these presents to be signed by Daniel Carey, Esquire, the Clerk of the Crown and Pleas of our said Court, and the seal of our said Court to be hereto affixed.

Witness, the Honorable Edmund Burke Wood, Chief Justice of our said Court at Winnipeg, in our said Province, this the tenth day of February, in the year of Our Lord one thousand eight hundred and seventy-five, and of our reign the thirty-eighth.

Fyled in open Court, this tenth day of February, 1875.

DANIEL CAREY,

Prothonotary and Clerk of the Crown and Pleas.