SCHEDULE D.

Form of Chancery Certificate of Title, Sect. 27.

No. ----

These are to certify under the authority of the Act for quieting titles to real estate in Upper Canada, that A. B. is the legal and beneficial owner in fee simple in possession (or as the case may be,) of all, &c., [here describe the property,] subject to the reservations mentioned in the seventeenth section of the said Act and therein numbered respectively, 1, 2, 3 and 4 (or as the case may be,) and to (specifying either by reference to a schedule or otherwise any of the other charges or incumbrances, exceptions or qualifications to which the title of A. B. is subject) but free from all other rights, interests, claims and demands whatever. Or that [stating the facts found and declared under the thirty-fourth Section of this Act, and stating on whose application the same are declared.]

In Witness whereof [Chancellor or one of the Vice Chancellors,] of the said Court, has hereunto set his hand, and the seal of the said Court has been hereunto affixed, this day of

A. GRANT, Registrar.

C. D.

L. S.

· SCHEDULE E.

Form of Chancery Deed, Sects. 32 and 33.

No. -

The Court of Chancery for Upper Canada, under the authority of the Act for quieting titles to real estate in Upper Canada, doth hereby grant unto A. B., &c., [here describe the premises sold] to hold the same unto the said his heirs and assigns for ever, (or as the case may be,) subject to [here specify as in the case of a Chancery certificate of title.]

In Witness whereof, [Chancellor, or one of the Vice-Chancellors of the said Court,] has hereunto set his hand, and the seal of the said Court has been hereto set, this day of

, in the year of Our Lord,

A. GRANT,
Registrar.

C. D.

L. S.