appurtenances and dependencies mentioned and described in the declaration of received by , Notary, the , and after due examination and obtaining every information necessary for the purposes mentioned in their said Act of appointment, they value and estimate the said real estate. (if there be several immoveables, they should be valued separately,) and further, (if the sale is made on account of indivisibility) they declare that it cannot advantageously be divided.

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

Whereof Act in original form is delivered at

No. 56.

In connection with article 1272.

Lower Canada, District of

To the Honorable the Judge (or Judges) of the Superior Court, at &c., &c.

A. (addition and place of residence) humbly represents that he has caused the relations and friends of to be consulted by , Notary, at on the day of , and has caused to be fulfilled all the proceedings by law required to be had in order to and submitted for your approval. And he therefore prays that your honors will take these proceedings into consideration and homologate them, if they ought to be so homologated, and you will do justice.

At the one thousand eight hundred