and Consanguinity, any law usage or custom to the contrary notwithstanding: Provided that nothing in this Section contained shall extend to or affect any Marriage declared invalid by any Court of competent jurisdiction before this Act comes 5 into force, nor any Marriage either of the parties whereto shall at any time afterwards during the lifetime of the other party have lawfully intermarried with any other person, nor any Marriage respecting which any criminal prosecution shall be depending at the time this Act comes into force: Provided further, 10 that this section shall not extend or be construed to extend to or affect any act done before this Act comes into force, under the authority of any Court, or in the administration of any personal Estate or Effects, or in the Execution of any Will or Testament or the performance of any Trust.

15 XIX. And be it enacted, That except in those cases where To what marit is otherwise herein expressly provided, this Act shall apply riages this Act only to Marriages contracted in Upper Canada after this Act shall apply shall be in force; and that this Act shall come into force and Commence-effect upon, from and after the day of 185 ment of Act.

SCHEDULES.

A.

FORM OF AN ORIGINAL CONTRACT.

in the County of Whereas A. B., of in Upper Canada, bachelor, (or widower, as the case may be,) (Farmer,) son of (Carpenter,) and of the Township of in the County of in the County of 25 and C. D., of spinster, (or widow, as the case may be,) daughter of of the Township of (Grocer,) and County of have a mutual purpose of marriage, for the carrying out of which they are desirous to enter into the 30 Contract by Law in that case made and provided, severally declaring that there is no legal impediment against it: Now these presents witness that the said A. B. and C. D. have this day mutually agreed to enter into the relation of man and wife from henceforth, according to the laws of Upper Canada. In 35 witness whereof the said A. B. and C. D. have hereunto set their hands in the presence of E. F., of (addition) and G. H., of County of (addition) and before J. K., Registrar, the County of