And of those of any other Seignior dominant;

- 3. The value of the lucrative rights of the Seignior dominant, of whom the Seigniory for which the Schedule is made may be held, if the Seigniory be an arrière-fief;
- The yearly value of the Seigniorial lot;
- 4. The yearly value of the Seigniorial rights upon each land, that is to say, each parcel of land originally conceded as rights on each a separate lot, or actually owned at the time of making the Schedule by a separate person; entering severally,—the yearly value of the lods et ventes,—the yearly value (if any) of the droit de banalité, and of the exclusive right to build mills in the Seigniory, as distinguished from the right to the water powers, if such rights be recognized by the decision of the Judges who are to enquire of the same as hereinafter provided, but not otherwise,—the yearly value of the cens et rentes and other fixed rights, and of any other legal charges to which the land may be subject; but the droit de retrait shall not be deemed a lucrative right;

The extent of each lot;

5. The extent of such land according to the title of the owner, if produced, and whether it is held for agricultural purposes, or is a mere emplacement or building lot;

How the charges on any lot shall be determined; And its extent;

6. In determining the Seigniorial charges to which each land is subject, the Commissioner shall be guided by the title of the owner from the Seignior, subject to the decision of the Judges hereinafter mentioned, if such decision shall in any way limit the rights of the Seignior under the said title; and in the absence of the title of the owner, the Commissioner shall determine the extent of the land and the Seigniorial charges to which it is subject by such Books, Plans, procès-verbaux, or other secondary evidence as he may be able to procure;

How each lot shall be described in the Schedule;

7. Each land shall be described in the Schedule by the number, and concession, under which it stands in the land-roll of the Seignior, (or if it bear no such description therein, then by the best brief designation the Commissioner can assign to it,) and the name of the owner as it appears on the land-roll, and in default of information on any of the said points, the Commissioner may describe it in such manner as he may think most convenient, provided he assign to each land a separate and distinct number;

Commuted lands how to be entered.

8. The Commissioner shall also include in the Schedule all lands in regard to which the Seigniorial Rights have been commuted, and write opposite thereto the word "Commuted" only.

General rules for valuation.

VI. In order to determine the value of the Seigniorial rights on lands held en roture, the Commissioner shall observe the following rules, namely:

Cens et rentes and annual charges.

1. The amount of the cens et rentes and annual charges shall be taken as the yearly value thereof; and if any of such rents