Entry of marriage how made and signed.

ried.

Interest of hushand in real estate of wife may not be taken in execution against him.

XII. The interest of a married man in the real estate of his wife, belonging to her at the time of their intermarriage, or which she may have acquired by devise or inheritance during coverture, shall not be liable to be taken by execution against him, during the life of the wife, or the life or lives of children the issue of 10 such marriage; provided that nothing herein contained shall affect the remedy upon any contract made prior to the first day of January, 1853.

Wages of married woman may be paid to her

XIII. Whenever any married woman shall earn wages by her own labor, payment of the same may be made to her; and when 15 made shall be valid in law, as though made to her husband; and no debt for the wages of a married woman, earned as aforesaid, shall be liable to be taken by virtue of any process against her husband.

Payment of money depo-sited by wife to her to be valid.

Creditor of husband may levy on such money when take effect.

Commencement of Act.

XIV. Payment to a married woman, of any money deposited 20 by her, either before or after marriage, with any individual, incorporated bank, savings bank, or institution for savings, shall be a valid payment, and her receipt for the same shall have the same effect as the receipt of her husband ; provided, that nothing herein contained shall affect the right of any creditor of her husband to 25 levy on such money by attachment or execution.

XV. This Act shall take effect from and after the 31st of December next, and it shall be the duty of the Provincial Secretary to send one copy thereof to every Township, Town, City, and 30 Parish Clerk in Canada.

XVI. All Acts and parts of Acts inconsistent with this Act are Contrary Acts repealed. hereby repealed.

## SCHEDULE A.

## NOTICE OF MARRIAGE.

To the Registrar of the District of Walpole, in the County of Haldimand I hereby give you notice, That a Marriage is intended to be had

shall be signed by the person before whom such marriage shall have been solemnized or celebrated, with the addition of his offi-

cial station; by the Registrar, as such; and by the parties mar-The marriage shall be attested by two witnesses.

XI. Every entry of a marriage, by the Registrar, in his register,

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