made and rendered, as well in vacation as in term; and in case of ab- may be in sence of the Judge, the Prothonotary or Clerk of the Court having ju-vacation. risdiction in the premises, shall have all the powers of such Judge as touching the same; save only that all judgments for homologating any 5 award, and for finally ascertaining the rights of the parties, must be rendered by the Judge himself.

XX. All judgments rendered under this Act, for homologating any Judgments award of experts, and for finally ascertaining the rights of the parties, homologating shall be final and without appeal; Provided only, that if the same shall awards to be 10 have been rendered at the instance of a claimant proprietor, and without any admission of the title of such claimant on the part of the settler, such settler shall not thereby be deprived to his right of appeal upon the ground of title only.

XXI. Nothing in this Act contained shall at all affect any right Rights under 15 whatsoever of any proprietor, or of any possessor or occupant of land, agreement &c. under any agreement which may have been or hereafter may be entered into between them, or by virtue of prescription, or the course of procedure, or any right of parties, in any suit now pending, or in any suit or proceding whatsoever not falling expressly within the purview of this Act, or wherein the rights hereby granted shall not have been in effect 20 invoked or set up.

XXII. In citing or referring to this Act in any Act or proceeding Short title of whatsoever, it shall be sufficient to refer to it as, "The Lower Canada Settlers' Protection Act of 1860.

SCHEDULE A.

Form of notice, by proprietor to settler.

To A. B., of (stating sufficiently the address and designation of

the settler.)

Take notice that J. C. D., of (stating sufficiently the address and designation of the claimant proprietor), intend to institute a suit against you, to evict you from your possession of (describing sufficiently the land in question), which I claim as my property; and take notice also, that in order to enable you (should you so wish) to serve upon me within one month from this date. an answer to this notice, in terms of "The Lower Canada Settlers' Protection Act of 1860," I hereby elect for my domicile within the district wherein the said land is situate, the house occupied by (describing sufficiently such house). Dated this 18

C. D.

SCHEDULE B.

Form of answer to such notice.

(stating sufficiently the address and To C. D., of

designation of the claim and proprietor).

In answer to your notice dated the day of , 18 , served upon me, A. B., of , (stating sufficiently the address and designation of the settler) I hereby offer to leave the land therein described, upon payment of (stating a precise sum), as being the increased value given thereto by the improvements thereon, and which I