of an oath, by any person who is by law permitted in civil cases to make a solemn affirmation instead of taking an oath.

PREVIOUS ORDERS IN COUNCIL.

110. All proceedings properly taken under the respective Orders in Council of Orders in Council on the subject of the Public Lands in the Pro-25th April 5 vince of Manitoba, dated the twenty-fifth of April, one thousand 1871, and eight hundred and seventy-one, and the twenty-sixth of May fol 26th May, 1871, conlowing the said date, are hereby confirmed, and the said respective firmed orders, (except such of the provisions thereof as may be inconsistent with the provisions of this Act, and which are hereby revoked), shall be and remain in force.

SCHEDULE.

FORM A.—See Clause 33.

APPLICATION FOR A RIGHT PRE-EMPTION.

I, of do hereby apply to be entered, under the provisions of the Act respecting the Public Lands of the Dominion, for quarter, quarter sections, numbers, forming part of section number

of the Township of containing acres, for the purpose of obtaining a title to the same by the exercise of the right of the pre-emption.

FORM B.—See Clause 33, Sub-clause 6.

AFFIDAVID IN SUPPORT OF CLAIM FOR RIGHT OF PRE-EMPTION.

I, A. B., do solemnly swear (or affirm as the case may be), that I have never had the benefit of right of pre-emption under the Act respecting the Public Lands of the Dominion, and that I have not settled on and improved the lands described in my present application for the benefit of that right with a view to selling them on speculation, but in good faith, for my own use and benefit. So help me God.

FORM C .- See Clause 34.

APPLICATION FOR A HOMESTEAD RIGHT.

do hereby apply to be entered, under the provisions of the Act respecting the Public Lands of the Dominion, for quarter quarter sections, numbers and forming part of section number of the containing Township of acres, for the purpose of securing a homestead right in respect thereof.