

remain in the hands of the Commissioners until otherwise disposed of by order of the Governor in Council; and any one or more or all the said Schedules may be deposited at the same time, and the deposit thereof may be notified at the same time, as the Commissioners shall see fit. 5

Abridged Schedules to be made in triplicate for certain purposes.

3. The said Commissioners or any one or more of them shall also make triplicate abridged Schedules, containing true and faithful extracts from the Schedules so deposited in the office of the said Prothonotaries, under the following columns headings, that is to say : 10

1st. Number of reference in the Schedule ;

2nd. Name of the Censitaire ;

3rd. Extent or contents of each land or emplacement ;

4th. *Rentes constituées* to be paid by each *Censitaire* under the provisions of the said Seignorial Act of 1854, and the several Acts amending the same, that is to say, the amount established under the said Act to be paid in lieu of all Seignorial rights or dues, entering the *rentes constituées* representing *lods et ventes* and casual dues, and those representing *cens et rentes* in two separate columns. 20

What they shall contain. How the said triplicates shall be disposed of, and their effect.

4. One of such triplicate abridged Schedules shall be delivered on demand to the Seigneur of the Seigniority to which the abridged Schedule so demanded relates, in lieu of the copy of the Schedule which under the said Act was to have been furnished him by the Prothonotary,—another shall be deposited with the Receiver General of this Province,—and the third shall be deposited in the office of the Prothonotary with whom the Schedule is deposited, who may deliver extracts from the Schedule or from the abridged Schedule, or copies of either, which shall be *prima facie* evidence of the facts therein stated;—and the Commissioners or any one or more of them may also deliver any number of certified copies of the abridged Schedules, so long as one of the said triplicates remains in their hands. 25 30

Copies and Extracts from them.

Notice of deposit of Schedules.

5. So soon as and whenever the said Commissioners shall have made and deposited in the office of the Prothonotary of the Superior Court of any one or more of the above mentioned districts of Montreal, Three-Rivers, Quebec, Ottawa, Kamouraska and Gaspé, as above provided, one full and complete duplicate of the Schedule of any Seigniority or Seigniories, the said Commissioners or any one or more of them shall give public notice of the deposit thereof, in the terms of the Form A, annexed to this Act, or in other terms of the like import, in the English and French languages, in the *Canada Gazette*, or other newspaper recognized as the Official Gazette 35 40 45

Form ;—