ACKNOWLEDGMENT OF EXECUTION OF DEEDS.

- If acknowledged or proven WITHIN THE PROVINCE OF BRITISH COLUMBIA may be made
 - To the Registrar or Deputy Registrar;
 - Or to any Stipendiary Magistrate of the Province or of any Town or District thereof;
 - Or to any Justice of the Peace for any District in the Province;
 - Or to any Judge or Registrar of Court having a Seal:
- Or to any Notary Public practising within the province;
- And if acknowledged or proved without the Province and within the British Dominions, may be made
 - To any Judge of a Court, or Clerk; or Registrar. of any Court having a Seal;
 - Or to any Notary Public;
 - Or to any Magistrate of any Town or District within the said Dominions having a Seal of Office.
 - Or to any person commissioned in that behalf by the Governor;
- And if acknowledged or proved WITHOUT THE BRITISH DOMINIONS; may be
 - To any British Ambassador. Charge de Affaires, or Minister. Consul or Consular Agent, appointed to reside in the country where such acknowledgment or proof is made;
 - Or to any Judge of any Court of Record having a Seal;
 - Or to any Notary Public practising in such country, duly certified to be a Notary Public by some British Ambassador, Charge de Affaires, Minister, Consul. or Consular Agent.

10, Vol. 1850, IT 392, Indian Affairs' Consecutive Number

2