

## SCHEDULE A.

Know all men by these presents that I, A. B., of  
in consideration of the sum of  
to me paid by the  
“Manufacturing and Agricultural Company of Rivière du  
Loup,” which I acknowledge to have received, do sell  
and transfer and make over to the said Manufacturing and  
Agricultural Company of Rivière du Loup, for ever, all  
that certain lot of land situate

which has been selected by  
the company for the purpose of

the said lot of land and dependencies to be by the said  
company its successors and assigns for ever, held and  
possessed (special clause barring dower if any there be.)

In faith and testimony whereof, I have hereunto set my  
hand and seal this                      day of                      , 18

Signed, sealed and delivered }  
in presence of                      }                      A. B.

## CAP. LXV.

An Act to amend the act, passed in the forty-first year  
of Her Majesty's reign, chapter fifty-four, intituled :  
“An Act to incorporate the Orford Nickel and Copper  
Company.”

[Assented to 30th June, 1881.]

Preamble.

WHEREAS the Orford Nickel and Copper Company, a  
body politic and corporate, have, by their petition,  
represented that from their increase of business in mining,  
refining and smelting copper ore, it has become necessary  
to give power to their shareholders to increase their capital  
stock, and to acquire and hold a larger quantity of land than  
is mentioned in their charter, and it is expedient to grant  
the prayer of their petition; Therefore, Her Majesty, by and  
with the advice and consent of the Legislature of Quebec,  
enacts as follows :

Increase of  
capital stock.

1. The capital stock of the said Company may be, from  
time to time, increased, as the wants of the Company  
require, by vote of three fourths of the shareholders in  
amount, at a meeting of the Company called for the pur-  
pose, to an amount not exceeding three millions of dol-

lars; provided always that no such increase of stock shall be made until after the whole amount of the stock, provided by their act of incorporation, shall have been *bona fide* paid up.

2. The said Company may, for the purposes of their business, acquire and hold by purchase, lease or other legal title, lands and mining rights in lands in this Province and elsewhere, not exceeding, at any time, twenty thousand acres in superficies. Company may purchase lands and mining rights.

3. This Act shall come into force on the day of its sanction. Act in force.

## CAP. LXVI.

An Act to incorporate the "Montreal Fibre Company."

[Assented to 30th June, 1881]

**W**HEREAS the persons hereinafter named propose to establish a Joint Stock Company to be called the: "Montreal Fibre Company," and have petitioned for an act of incorporation; Therefore, Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows: Preamble.

1. A corporation is created and constituted, to be known as and called the "Montreal Fibre Company." Constitution of company and name.

2. The capital stock of the Company is fifty thousand dollars, divided into five hundred shares of one hundred dollars each, but it may be increased, from time to time, by resolution adopted by the board of directors, with the written consent of the stockholders holding at least three-fifths of the entire capital stock, for the time being, to an amount not to exceed in the aggregate five hundred thousand dollars. Capital stock.

3. The seat or chief office of the Company is in the city of Montreal. Head-office.

4. The objects for which the Company is established are: Objects of company.

a. To purchase, prepare, manufacture and deal in vegetable fibrous substances, and to sell and deal in articles and materials manufactured from or composed wholly or in part of such vegetable fibrous substances, and to carry on generally the trade or business of manufacturing and dealing in such articles and materials; Purchase &c., fibrous matter, &c.