7th. That in all cases in which a counter claim for the whole or any part of the compensation shall be preferred, such counter claim shall set forth the estate or interest, right or title, intended to be insisted on, and the dates, parties, and legal effect of the deeds or other instruments under which the counter claim is made, with the date of registration in the proper office in the colony; and in all cases of mortgage, judgment, charge, incumbrance, or lien, such counter claim shall also set forth for what sum the same was granted or recovered, what payments (if any) have been made thereon, and the dates of such payments, and what remains due thereon, whether the same is the prior lien or otherwise, on the property included therein, and also the legal effect of such securities upon slaves, according to the law and usage of the particular colony in which such slaves have been registered or settled; and that in addition thereto the sub stance of such counter claim be embodied and arranged in the tabular form hereunto annexed, marked (C).

8th. That upon such counter claim being filed within the limited periods aforesaid, notice thereof be forthwith given by the party making the same to the party against whom it is made, or his agent, and a copy thereof be furnished to such party or his agent, on application at the Office of the Commissioners, or of the Assistant Commissioners in the

9th. That within three months after such counter original claimant may file a replication to the said counter claim before the Assistant Commissioners, or the Commissioners in London, and give notice forthwith of such replication to the counter claimant or his agent, and a copy thereof be furnished to such counter claimant or his agent, on application at the office of the Commissioners in London, or of the Assistant Commissioners in the colony.

10th. That in case no replication be filed within the time aforesaid, the Commissioners may, on proof of notice of the counter claim having been served on the original claimant or his agent, proceed to consider the claim and counter claim, and give such further directions and make such award as to them shall seem fit in respect to the compensation to be paid thereon.

11th. That in case a replication shall be filedwithin the time aforesaid, the Commissioners may, either upon application of the parties interested, or their agent for such purpose, or if to the Commissioners it shall seem fit, direct proof to be adduced in support of such claim, counter claim, or replication, by the production of deeds or other documents, or by interrogatories on oath or affirmation, to be drawn and exhibited to the parties or witnesses, or by affidavits, or by viva voce examination of witnesses, as

the case may require.

12th. That on such proof as aforesaid being made, the Commissioners shall, on the application of any of the parties interested, or their agents, cause a notice to issue to all the claimants and counter claimants in such proceedings named, that the said Commissioners will, on a day in such notice to be named, proceed to make their adjudication and award; copies of such notice to be served by the party applying for the same on all such claimants and

counter claimants, or their agents.

13th. That all persons claiming to act on behalf of any party interested in the said compensation monies shall lodge with the Commissioners, or Assistant, Commissioners, as the case may be, a power of attorney, or other authority, under the hand of the party or parties so interested, to be registered in the proceedings of the said Commissioners, or Assistant Commissioners, and no other than the person or persons named in such power of attorney or authority shall be entitled to act in that behalf so long as such power shall continue in force.

(B,)

Form of Claim for the Compensation to be awarded for Slaves;

Name of Estate, or ? Domicile of Slaves.

(Name of Colony.)

A (same number as return.)

The claim of A. B. of , in the parish of (by C. D. his attorney, as the case may be), to the compensation for the said A. B. on the 1st day of August 1834, duly registered (except as under mentioned), [b] and described in the return made thereof on the day of

(as owner in fee, &c.), [a] slaves, in the possession of 1834.

(Signed, &c.)

[a] Character in which the claim is made, as Owner in fee, Trustee, Tenant in tail for life or ? Receiver, Guardian, years, Mortgagee, Sequestrator,

Committee, Executor. Administrator, or otherwise.

[b] In case any children shall have been born between the last registration and the 1st August 1834, and included in the return, their names, ages, and names of mothers to be stated at foot of the claim.

And in case the property in any slave or slaves shall have been changed between the last registration and the 1st August 1834, the claimant must briefly state his title from the person in whose name the slaves were last registered.