SCHEDULES.

SCHEDULE G

FORM OF MEMORANDUM CONSTITUTING A FEU-DUTY OR ADDITIONAL FEUDUTY.

It is agreed between A. [name and designation of superior] immediate lawful superior of the lands of [describe or refer to a description of the lands] on the one part, and B. [name and designation of proprietor of estate of property] the proprietor of the dominium utile of the said lands on the other part, that the

dominium utile of the said lands shall, from and after the term of [state term], be liable in payment to the superior thereof of a feuduty of \pounds [or if there be a feuduty already payable, of an additional feuduty of \pounds over and above the existing feuduty of \pounds]; and that yearly, at two terms in the year [state the terms at which the feuduty is to be paid, or and that at the term of (state term) yearly], beginning the first term's payment [state term, and whether with interest]; which feuduty [or additional feuduty] is constituted in respect of [state here whether the additional feuduty is in respect of a commutation of casualties, or of carriages, &c., or as the case may be]. In witness whereof [testing clause].

Note.—If the memorandum be executed by the agents of either or both of the parties, it will be stated in the testing clause that the memorandum is signed by them in that capacity for and on behalf of their constituent or respective constituents.