Status: This is the original version (as it was originally enacted).

## SCHEDULES.

## SCHEDULE I

## DOCQUET WHERE GRANTER OF DEED IS BLIND OR CANNOT WRITE.

Section 18.

Read over to, and signed by me for, and by authority of the above-named A.B. (without designation) who declares that he is blind (or is unable to write), all in his presence, and in presence of the witnesses hereto subscribing

C.D., law agent (or notary public) Edinburgh (or as the case may be)

or E.F., justice of the peace for the county of

or G.H., minister (or assistant and successor to the minister) of the parish of

M.N., witness. P.Q., witness.

NOTE.—The above docquet shall be written on the last page of the deed, instrument or writing, and signed by the law agent or notary public or other person authorised to sign the same in the manner indicated in the form, and such law agent or notary public or other person shall not require also to sign above the docquet at the end of such deed, instrument or writing, and the prior pages thereof (if any) shall be authenticated in the usual manner by such law agent or notary public or other person adhibiting his own signature thereto. The witnesses to the signatures of such law agent or notary public or other person shall subscribe as indicated in the form, and may be designed in the testing clause of such deed, instrument or writing; but if there be no testing clause thereto, the designations of the witnesses may be added after their respective signatures, and if desired a specification of the place and date of signing may be added to the docquet.