TERRITORY OF MICHIGAN, County of Brown, ss:

Be it remembered that on this sixth day of October, in the year of our Lord one thousand eight hundred and twenty-three, personally came before me, N. G. Bean, one of the justices of the peace in and for said county and Territory, François St. Rock, and, being duly sworn, deposeth and saith that he has personal knowledge of the occupation and improvement of a certain tract of land situated at Green Bay, in the county and Territory aforesaid, for many years before the late war between the United States of America and Great Britain; and since that period it has been occupied and cultivated by Pierre Carboneau, sen.; said lot or tract of land is bounded as follows, to wit: beginning at low-water mark on the west bank of Fox river, at a place called Little Cockalaw; bounded on the north by uncultivated lands; on the south by uncultivated lands; on the west by wild lands; and on the east by the aforesaid Fox river; being about eight arpents in width on said river, and extending back, or westwardly, from the same eighty French arpents, more or less; and that the said Pierre Carboneau occupied and cultivated said piece or parcel of land July 1, 1812; and that since that time he has continued to submit to the authority of the United States. The words, "at a place called Little Cockalaw," interlined before signing, between the 14th and 15th lines from the top.

FRANCIS M ST. ROCK.

The above affidavit sworn and subscribed to before me October 6, A. D. 1823.

N. G. BEAN, Justice of the Peace.

## Entry of a tract of land.

I, George Johnston, do hereby enter my claim to a certain tract or lot of land situated at Green Bay, in the county of Brown and Territory of Michigan, butted and bounded as follows, to wit: beginning at low-water mark on the east bank of Fox river; bounded on the south by a lot claimed by George Johnston, on the north by claims to me unknown, on the east by wild lands, and on the west by said Fox river; being four arpents in width on said river, and extending back from the same eighty acres or arpents, be the same more or less.

Signed at Green Bay, September 11, 1823.

GEORGE JOHNSTON.

Witness: Daniel Curtis.

Detroit, November 1, 1823.

No proof in support of the preceding claim being advanced, the commissioners decide that the same be not confirmed.

## Entry of a tract of land.

I, George Johnston, do hereby enter my claim to a certain tract or parcel of land situated at Green Bay, in the county of Brown, and Territory of Michigan, butted and bounded as follows, to wit: beginning at low-water mark on the east bank of Fox river, running thence along the same two and a half arpents; bounded on the north by a lot claimed by John Lawe, on the south by a claim unknown to me, on the east by wild lands, and on the west by the aforesaid Fox river; and extending from the same eighty arpents, be the same more or less.

Signed September 12, A. D. 1823.

GEORGE JOHNSTON.

Witness: D. Curtis.

Detroit, November 1, 1823.

No testimony being adduced in support of the preceding claim, the commissioners decide that the same be not confirmed.

## Entry of a tract of land.

I, George Johnston, do hereby enter my claim to a certain tract of land situated at Green Bay, in the county of Brown and Territory of Michigan, numbered twenty-five, and bounded as follows, to wit: beginning at low-water mark on the east bank of Fox river; bounded on the north by a lot claimed by Jean Bt. Brunette, on the south by a lot claimed by Michael Dousman, on the east by wild lands, and on the west by the aforesaid Fox river; being about four arpents in width on said river, and extending back from the same eighty arpents, be the same more or less.

Signed and delivered, at Green Bay, September 16, 1823.

GEORGE JOHNSTON.

Witness: D. Curtis.

This indenture, made and concluded September 16, 1823, between Bazil Laroch, of the township of Green Bay, in the county of Brown and Territory of Michigan, of the first part, and George Johnston, of the same place, of the second part, witnesseth: that the said party of the first part, for and in consideration of the sum of three hundred dollars to him in hand paid by the party of the second part, the receipt whereof is hereby confessed and acknowledged, hath granted, bargained, sold, aliened, and confirmed, and by these presents doth grant, bargain, sell, alien, and confirm, unto the said party of the second part,