and ledged themselves to be jointly and severally indebted to the Queen in the sum of \$250 lawful money,* upon condition that if C. D. shall at all times, for the space of seven years from the date hereof, indemnify and save from all charges whatever, the Parish of for or on account of the support of a bastard child charged against the said C. D. by A. B., then this recognizance to be void, otherwise in force.

Taken and acknowledged before me,

G. H., J. P.

D.—*Recognizance to appear.*

[Same as C, down to *] upon condition that if the said C. D. shall personally appear at the County Court for the City and County of Saint John, on the first day of the next ensuing term thereof, to answer a charge of being the father of a bastard child likely to become chargeable in the said City to the City, or Parish of, &c. and County, made against him by A. B., and not depart the said Court without leave thereof, then this recognizance to be void, otherwise in force.

Taken, &c.

G. H., J. P.

E.—Order to discharge.

City and County of Saint John to-wit: Satisfactory proof having been made to me according to law, that C. D. is no longer liable [to be imprisoned] on the charge of bastardy made against him by A. B., I do hereby order and require that the said C. D. be forthwith discharged from custody. (if in gaol) *and all further liabilities under such charge.*-[Omit between * * when recognizance taken.]

Dated, &c. G. H., J. P.

F.—Order to bring up Mother to testify.

To any Constable of the City or of any Parish in the County of Saint John.

You are hereby required to bring A. B. of , if she can be found, before this Court, on the instant, at o'clock, A. M., to testify in a charge of bastardy made by her against C. D.

By order of the Court.

E. F., Clerk County Court, City and County of Saint John.

G.—Order of Affiliation.

County Court.

City and County of Saint John, to-wit:

The Queen

In the matter of the charge of bastardy prevs.

[sureties' names and additions, &c.] and acknow-! cents weckly and every week from this date until the said child shall attain the full age of seven years, to be paid as aforesaid to the Commissioners of the Alms House and Work House for the said City and County of Saint John, or in default of compliance with this order, be committed to gaol, there to remain until discharged by due course of law.

day of

Dated this

E. F., Clerk County Court.

A. D.

H.—Recognizance upon Order of Affiliation.

On the day of A. D., , personally appeared before the County Court for the City and County of Saint John, C. D. of , and [his sureties] and acknowledged themselves jointly and severally indebted to the Queen in the sum of \$250 lawful money, upon condition that if the said C. D. shall at all times obey and perform the order of the said Court this day made, for the support, by the said C. D., of a bastard child, while the same is chargeable to any Parish in the said City and County, of which said child the said C. D. has been adjudged the father, then this recognizance to be void, otherwise in force.

E. F., Clerk of County Court.

I.-Commitment.

County Court, Saint John.

The Queen) day of , A. D. 18 vs. C. D.

The said C. D. having failed to comply with the order of affiliation this day made against him on a charge of bastardy, and having thereupon been committed until he comply with such order, or be otherwise discharged, the Sheriff of the City and County of Saint John is hereby charged with the custody of the said C. D. accordingly.

E. F., Clerk County Court.

To the Sheriff of the City and County of Saint John.

K.—Scire Facias.

To the Sheriff of the City and County of Saint John.

[L.S.] You are commanded to make known to C. D. &c., [obligors] that they appear before the County Court of the City and County of Saint John, on Tuesday the day next, (or instant,) to shew cause, if any they have, of why execution should not issue against them on account of the failure of the condition of their recognizance to the Queen taken and acknowledged the day of A. D. 18 , relating to a charge of bastardy against the said C. D.-Dated, &c.

L. M., Clerk of the Peace.

F.

ferred by A. B. against the said C. D. C. D.

The said C. D. having appeared and denied the charge, and the same having been heard, and the said C. D. found guilty, (or having confessed the charge,) it is ordered that he the said C. D. do pay into Court \$, for the lying-in expenses of the said A. B., together with the sum of cents per week from the day of last past, the day the child was born, up to the date of this order, and , the costs of apprehension and conviction, and also \$ enter into recognizance forthwith as required by law, with proper sureties for the payment of the further sum of

L.—Minute and Entry of Judgment.

County Court, Saint John. The Queen day of vs. C. D., O. P., & R. S.) A. D. 18

The defendants having been duly served with the scire facias in this suit, and it having been made to appear to this Court that the said C. D. hath not performed the condition of the recognizance entered into by him and the other defendants above named, it is hereby adjudged that the said recognizance is forfeited, and that execution do issue against