F.

	K.—Scire Facias.	
To the Sheriff of	1 description of the second	
er 07 TT	1 1 1.71.	

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

L. M., Clerk of the Peace.

L.—Minute and Entry of Judgment.

County Court of

The Queen, at the instance of the Overseers of the Poor for the Parish or City of

day of

C. D., O. P., and R. S.

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 the said Defendants, or any of them, for the sum of being the debt and costs in this suit.

E. F., Clerk.

#### M.—Execution.

To the Sheriff of

[L. S.] You are commanded of the goods and chattels of C. D., O. P., and R. S., or any of them, you cause to be made the sum of dollars, being the amount of debt and costs adjudged by the County Court of the said Defendants on their recognizance forfeited, and have that money at the next term of the said Court on the day of next, to be paid to the Clerk of the Peace of the said County, and disposed of by him according to Law; and for want of goods and chattels whereon to levy, take the bodies of the said C. D., O. P., and R. S., or any of them, and deliver them to the keeper of the goal of the said County of to keep until the said sum of dollars, and Sheriffs' fees, &c., be paid, or they the

Law, and make return hereof on the day last aforesaid. day of A. D.

E. I. Calor the Court of the

said C. D., O. P., and R. S., be otherwise discharged by

L. M., Clerk Peace. The control of the control of

大大の日本の日本の日本の大大学の大

# N.-FEES. moitant a restod as a

## For the Clerk.

The same as allowed by thirtieth Victoria, Chapter 10, and for any service required under this Act and not provided for in the Schedule to the former Act, the same or a similar amount as allowed for the Clerk of the Peace under and by virtue of the Revised Statutes, Chapter 163.

#### For the Clerk of the Peace.

Receiving, reading and filing information, &c \$1	00
Attending to enter the same for trial,	50
Costs, the total manager to and	20
Copy and service,	30
Attending taxation,	20

ance	on the	Judge	,		0	60
		in		0	1	00
		•••				
					0	40
•••			•••		1	00
		•••			0	30
		•••	•••	•••	0	50
	, include,	 , including ce,	, including Clerk s	, including Clerk signing,	, including Clerk signing,	0

And for any service not herein specially provided for, the same or a similar amount as allowed for the Attorney under thirtieth Victoria, Chapter 10, above mentioned, and Acts in amendment thereof.

On the trial of any cause and on any argument before the Court or a Judge at Chambers, a Counsel fee not exceeding ten dollars at the discretion of the Judge.

Witnesses' fees, Sheriffs' and Constables' fees, same as in Supreme Court or Circuit Court.

## - ME CAP. XXXIII.

An Act to provide for the attendance and examination on oath of Witnesses before the Legislature, or Committees thereof.

Sec.
1 Witnesses, how and by whom summoned.

- Authority to administer oath. Refusal to obey summons; penalty.
- Expenses of witnesses, how paid. Summons, by whom signed, how
- 6 Powers of Act, to whom delegated. Clerk of the House to be evidence.
- 8 Exemptions to Members of Legislature; evidence, viva voce, and documentary.
- 9 Act 23rd Vic. repealed.

Passed 7th April 1870.

BE it enacted by the Lieutenant Governor, Legislative Council, and Assembly, as follows:

- 1. That any Joint Committee of the Legislative Council and House of Assembly, or any Committee of the Legislative Council, or of the House of Assembly, appointed for the purpose of making any investigation or enquiry in relation to any public office or public work, whether wholly or partly under Provincial control, or in which the Province shall be interested as proprietor or stockholder, or to which Provincial aid shall or may have been given during the conduct of such work, in respect of which such aid shall be given and authorized as hereinafter provided, shall have full power to send for persons, papers, and records, and to examine all witnesses on oath.
- 2. The Chairman of any such Committee, or in his absence, any member thereof, shall have full power, during the sitting of, and in the presence of such Committee, to administer the witnesses' oath in the Schedule to this Act appended, marked "A," to any person or witness attending before such Committee; and a minute of such oath having been administered shall be duly entered on the minutes of the proceedings of such Committee.
- 3. If any person duly served with the summons letter "B," in Schedule hereto, shall wilfully disobey such summons, or if any witness before such Committee shall misdemean himself in giving or refusing to give evidence, the Chairman, or any member of the Committee, by resolution of the majority of such Committee, may, at any time during the investigation or enquiry, report such misconduct to the Legislative Council or House of Assembly, from whichever branch of the Legislature such Committee may have been formed, or if a Joint Committee of both Houses, then to both; and the Legislative Council or House of Assembly may commit the offender into custody for contempt, for any period during the then Session of the Legislature.