add here—and you the said E. F. are required to bring and produce at the trial a certain promissory note, (describe the paper, book, or whatever it may be)]; and take notice, that in case you neglect to appear and testify, you will be liable to the said for any damage he may sustain by reason of such neglect.-Dated the day of N. M., J. P. 18 .

Ticket of Memorandum of Subpæna.

A. B., Plaintiff, and Between C. D. Defendant.

E. F. is required to give evidence in this suit on the part of the before me at my dwelling house in the Parish of , at o'clock in the on the day of N. M., J. P.

To E. F. and G. H.

Whereas there is a suit pending between A. B., plaintiff, and C. D. defendant, and to be tried before N. M., Esquire, one of Her Majesty's , at his dwelling house Justices of the Peace for the County of , on the day of in the Parish of noon, you and each of you are hereby required to o'clock in the appear and give evidence in the said suit, at the time and place afore-, [if a duces tecum, add here—and you said, on the part of the the said E. F. &c., as before, and take notice that if you neglect to for all damages appear and testify, you will be liable to the said he may sustain by reason of such neglect.-Dated the , 18

Y. Z., Justice of the Peace for the County of

Between } A. B., Plaintiff, and C. D., Defendant.

E. F. is required to give evidence in this suit on the part of the , before N. M., Esquire, Justice of the Peace, at his dwelling , on the house in the Parish of , in the Connty of o'clock in the day of

Y. Z., J. P.

(H)

Venire and Return.

County, ss. To any Constable of the Parish of

You are hereby required to summon three persons duly qualified to sit as jurors, and who are not of kin to either of the parties, to come before me at my dwelling house in the Parish of , on the of the clock in the noon, to , at make a jury between A. B., plaintiff, and C. D., defendant.—Dated the day of , 18 N. M., J. P.

I have summoned the following persons as jurors for the trial of the within cause, G. H., J. K., L. M.

O. P., Constable.

(I)

FORM OF OATHS.

Oath to Juror.

1. You shall well and truly try this cause between A. B., plaintiff and C. D., defendant, and a true verdict give according to the evidence -So help you God.

Oath to Witness.

2. The evidence you shall give to the Court (or to the Court and Jury sworn, as the case may be) touching the matter in question, shall be the truth, the whole truth, and nothing but the truth.—So help you God.

Oath to Constable.

3. You shall keep every one of this Jury sworn in some convenient place; you shall not suffer any person to speak to them, or either of them, neither shall you speak to them yourself, except it be to ask if they are agreed on their verdict, without leave of the Court .- So help you God.

(K)

Execution and Return.

County, ss. To any Constable of the Parish of You are hereby required to levy of the goods and chattels of C. D. ,\$ within the County of which A. B. recovered against him in the Court before me for , and also \$, besides the cost of for costs, amounting in the whole to \$ levying this execution, and have the money before me at my dwelling house (or office, as the case may be,) on the to be rendered to the said A. B. For want of goods and chattels whereon to levy, you will take the body of the said C. D. and deliver him to the keeper of the gaol of the said County; and the said keeper will take the said C. D. into his custody, and him safely keep for and costs be sooner paid; and how you days, unless the said shall have executed this precept make return to me at the day and place aforesaid.—Given under my hand this N. M., Justice of the Peace

for the County of

Note .- If the execution be against two or more, and all have not been served with process or appeared, the execution will only be against the goods and body of him who was served or appeared.

The Justice must insert the number of days of imprisonment, being one day for every forty cents due on the judgment: If part of the money have been levied, a memorandum shall be endorsed on the execution, stating the balance due, and days of imprisonment, thus:-

Balance due, \$

Days of imprisonment, (six, or as may be authorized.)

County, ss. To any Constable of the Parish of

You are hereby required to levy of the goods and chattels of C. D. which A. B. recovered against within the County of \$, in the Court before me for debt (or damages), and also , besides the for costs, amounting in the whole to \$ costs of levying this execution, and have the money before me at my , to be rendered to the dwelling house on the day of said A. B., and have there then this precept.—Given under my hand

> N. M., Justice of the Peace for the County of

The return of the within execution is enlarged to the , 18 N. M., J. P.

I have levied the damages and costs as within directed.

O. P., Constable.

For want of goods and chattels whereon to levy, I have taken the body of the within named C. D., and delivered him to the keeper of the O. P., Constable. gaol, as within directed.

I could not find any goods, or the body of the said C. D. O. P., Constable.

The separate property of the within E. F. is not to be levied on. N. M., J. P.

(L)

Summons against Constable for not returning Execution, or not paying over money levied.

To any Constable of the Parish of County, ss. Whereas on the day of an execution for \$ costs on a judgment recovered by A. B. against damages and \$ C. D. before me, was delivered to O. P., one of the Constables of the said Parish of , returnable on the whereas the said O. P. has [not made return of the said execution] as by law directed, you are hereby required to summon the said O. P. to appear before me at my dwelling house in the said Parish, on the

of the clock in the , at answer to the said A. B. for the said damages and costs, with interest, and make return hereof according to law .- Dated the N. M., J. P.

NOTE.—If the suit is for not having paid over the money, omit the words between the brackets, and say, levied and not paid over the money.