· Summons against Bail.

County, ss. To any Constable of the Parish of

You are hereby required to summon R. S. to appear before me at my dwelling house in the Parish of , on the day of , at of the clock in the noon, to answer the demand of A. B. for [state the sum for which the bail is liable, namely, the amount sworn to in the original action, and costs awarded,] which the said A. B. lately recovered in the Court before me against C. D., and for which sum the said R. S. is liable as bail for the said C. D. as is alleged, and make return hereof forthwith as by law directed.—Dated the day of 18. N. M., J. P.

(N

Form of proceeding on Review.

Cause,
A. B.

vs.
C. D.

Tried before E. F., Esquire, one of the Justices of the Peace
in and for the County of
said County, on
the day of
A. D.

18

The Justice's report of the evidence, cause of action, grounds of defence, and judgment in this cause, having been laid before me, with the affidavit of , and it appearing to me that substantial justice has not been done to the said , (or, that the Justice has acted wholly without jurisdiction, as the case may be,) I appoint the day of next, at o'clock in the noon, at my in , as the time and place for hearing the parties on review.—Dated the day of 18.

O. S., J. S. C. or J. C. C.

(0)

Attachment.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, &c.

To our Sheriff of , Greeting:

We command you that you attach L. M. so that you may have his body before us at Fredericton, (or before our County Court Judge for the County of , as the case may be), on [a return day in the ensuing Term], to answer to us for a certain trespass and contempt, in not paying to J. K. the sum of for awarded to the said J. K. by , one of the Justices of our Supreme Court (or as the case may be), in a certain matter of review lately pending before the said Justice, pursuant to the Act of Assembly in such case made and provided, and have there then this Writ.—Witness , Chief Justice at Fredericton, (or as the case may be) the [day of issuing.]

By order of CARMAN.

Note.—Instead of Attachment (O), Attachment (D) of Chapter of 'County Courts,' may be used with such alterations as may be necessary when issued out of the Supreme Court.

(P)

Warrant of Commitment for contempt.

County, ss. To any Constable of the Parish of

Whereas X. Y. has been guilty of insolent behaviour towards me, in the trial of a cause between A. B., plaintiff, and C. D., defendant, tending to interrupt the proceedings in the said cause, and was thereupon for such contempt adjudged to be imprisoned hours in the common gaol of the said County: These are therefore to require you, the said constable, to take the said X. Y. and convey his body to the gaol of the said County, and there deliver him to the keeper of the said gaol, together with this warrant; and you the said keeper are hereby required to keep in your custody the said X. Y. for the said term of hours, and hereof fail you not.—Given under my hand the day of , 18 . N. M., J. P.

NOTE.—The Justice will alter the statement of the offence in the foregoing form, so as to suit the facts of the case, taking care to state the offence according to this Chapter.

(Q)

Order to bring up Prisoner.

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

The Gaoler of the County of is hereby authorized to bring the above named defendant before me at my office in , on the day of at o'clock, to attend the trial of this cause.—Dated the day of 18 .

E. F., Justice of the Peace.

(R)

Order of Render.

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

On the application of the above defendant, (or on application of E. F. and G. H., bail for the above defendant), I order that the above defendant be rendered in discharge of his bail in this suit, to the gaol of the County of .—Dated the day of , 18 .

E. F., Justice of the Peace.

(S)

Certificate of Render.

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

I certify that C. D. was this day rendered (or, did this day render himself) in discharge of his bail, in this suit, and is now confined in the gaol of the County of , in such suit.—Dated the day of , 18.

, Gaoler of County.

(T)

The within bail are discharged.—Dated the day of 18 E. F., Justice of the Peace.

SCHEDULE.

Acts repealed by the coming into force of the aforegoing Chapter.

Rev. Stat., Chapter 137.
Rev. Stat., Chapter 163—so much as relates to 'Fees in Civil Suits before Justices.'
17 Victoria, Chapter 20.
19 Victoria, Chapter 43.

19 Victoria, Chapter 43. 27 Victoria, Chapter 27. 25 Victoria, Chapter 11.

27 Victoria, Chapter 7. 28 Victoria, Chapter 15. 31 Victoria, Chapter 4.

31 Victoria, Chapter 4. 32 Victoria, Chapter 8. 33 Victoria, Chapter 1. 38 Victoria, Chapter 18.

TABLE OF FEES.

Justice.

Summons,						80	15
Each copy of Summons,						0	05
Capias,			•••			0	15
Each copy of Capias,						0	05
Affidavit whereon to gra	nt Capias	s, and sw	rearing,			0	20
Appointment of next fri	end or gu	uardian,				0	10
Subpœna,						0	07
Each copy or ticket,						0	04
Every adjournment mad	e at the i	instance	of either	party,		0	10
Fee in taking the evider	ce where	cause d	efended.	per fo	lio,	0	10
Where cause undefende	d, assessin	ng damas	ges and j	udgme	nt,	0	25
Swearing each witness a	nd consta	able,				0	05
Swearing jury,						0	10
Venire,						0	10
Copies of particulars, an							
Justice, (unless a						0	10
Copy of evidence and p	roceeding	s. when	require	d for re	view		
or otherwise,						1	00
If the same exceed ten :	folio, the	n for eve	rv addit	ional fo	olio.		05
Taking bail and justifying	ng						20
Taking deposit,						0	20
Order for render, or for	bringing	un a de	fendant	in cus	tody.	0	10
Certificates of render,	58	up a de	-Unaunt	III Cas		ŏ	
I common or remain,	• •••	CONTRACTOR OF STREET	****	***		-	