the said last mentioned plea be referred to the award of upon the terms that (set forth the terms of the order) and as to the said plea so excepted, the Jurors aforesaid upon their oath say, that the alleged cause of Action in the said

Count did accrue within six years next before this suit. And as to the Plaintiff's claim in the

Count (or Counts) within mentioned, the Jurors aforesaid upon their oath say that the defendant did not promise as alleged. Therefore, &c. (This is only given as a general guide and must be varied according to the Pleadings, terms of reference, and circumstances of each case.)

9. Form of Judgment for Plaintiff on a Verdict.

(Copy the Nisi Prius Record, and then, proceed thus): Afterwards, on the product day of 🥙 . in (day of signing final the year of our Lord Judgment) come the parties aforesaid by their respective attorneys aforesaid (or as the case may be), and The Hon. Mr. Justice $\exists c_{+}$, assigned to take the Assizes in and for the said county, (or united counties) before whom the said Issue was (or 'Issues were') tried, hath sent hither his Record had before him, in these words, "(&c., copy the postea). Therefore it is considered, that the plaintiff do recover against the defendant the said moneys, by the Jurors aforesaid, in form aforesaid, assessed; (or if the action be in debt, and the Jury do not assess the debt, but only the damages, then say do recover against the defendant the said debt of \mathcal{L} , and the moneys by the Jurors aforesaid, in form aforesaid assessed,) \checkmark and also £____, for his costs of suit, by the Court here, adjudged of increase to the plaintiff, which said moneys and costs, (or debt, damages and costs) in the whole, amount to \pounds 14. (In the margin of the Roll, opposite the words "Therefore it is consid-ered," write "Judgment signed the day of A. D., stating the day of signing the Judyment)