769.

## No. 15.—(Vide Section 178.)

In the Q. B., (or C. P.)
On the day of , 18 , (date of the Writ.)

County of \ On the day and year above written, a Writ of our Lady To wit, \ the Queen issued out of this Court, in these words:

Victoria, &c., (copy the Writ,) and C. D. has on the day of, appeared by , his Attorney, (or in person,) to the said Writ, and defended for the whole of the land therein mentioned, therefore let a Jury come, &c.

## No. 16 .- (Vide Section 180.)

Afterwards on the day of , A. D., before

Justice of our Lady the Queen, assigned to take the assizes in and for the within County, come the parties within mentioned, and a Jury of the said County being sworn to try the matters in question between the said parties, upon their oath say: that A. B. (the Claimant,) within mentioned, on the day of , A. D., was and still is entitled to the possession of the land within mentioned, as in the Writ alleged; therefore, &c.

## No. 17.—(Vide Section 200.)

In the Q. B., (or C. P.)

On the day of , 18 , (date of the Writ.)

County of \ On the day and year above written, a Writ of our Lady

To wit, \ the Queen issued out of this Court in these words, that is
to say:

Victoria, &c., (copy the Writ,) and C. D. has on the day of appeared by his Attorney, (or in person,) to the said Writ, and A. B. has discontinued the action, therefore it is considered that the said C. D. be acquitted, and that he recover against the said A. B., £ for his costs of defence.

## No. 18.—(Vide Section 202.)

In the Q. B., (or C. P.)

On the day of , 18 , (date of Writ.)

Victoria, &c., (copy of the Writ,) and C. D. has on the day of , appeared by , his Attorney, (or in person,) to the said Writ, and A. B., has failed to proceed to trial, although duly required so to do, therefore it is considered that the said C. D., be acquitted, and that he do recover against the said A. B., £, for his costs of defence.