TITLE OF THE APPEAL.

I hereby certify, that at a Court of General or Quarter Sessions of the Peace, (or other Court discharging the functions of the Court of General or Quarter Sessions, as the case may be) holden at in and for the said District (or County, United Counties, or as the case last past, an appeal by A. B. against may be) on a conviction (or order) of J. S., Esquire, one of Her Majesty's Justices of the Peace in and for the said District (or County, United Counties, or as the case may be) came on to be tried, and was there heard and determined, and the said Court of General or Quarter Sessions (or other Court, as the case may be), thereupon ordered that the said conviction (or order) should be confirmed (or quashed) and that the said (Appellant) should pay to the said (Respondent) the sum of for his costs incurred by him in the said appeal, and which sum was thereby ordered to be paid to the Clerk of the Peace for the said District (or County, United Counties, or as the case may be) on or before day of instant, to be by him handed over to the said (Respondent), and I further certify that the said sum for costs has not, nor has any part thereof, been paid in obedience to the said order.

Dated this

day of , one thousand eight hundred

and

G. H. Clerk of the Peace.

cas tha

0011

g00

day sun said cha sale Cou

app ther Pea

nay loth G

118

[0 3]

tric

and

(S 1) See s. 75.

WARRANT OF DISTRESS FOR COSTS OF AN APPEAL AGAINST A CONVICTION OR ORDER.

Canada,
Province of ,
District (or County,
United Counties, or
as the case may be,)
of

To all or any of the Constables or other Peace Officers in the said Dis-

trict (or County, United Counties, or as the case may be) of
Whereas (&c., as in the warrants of distress, N1, 2, ante, and to the
end of the Statement of the Conviction or Order, and then thus): And
whereas the said A. B. appealed to the Court of General Quarter Sessions of the Peace (or other Court discharging the functions of the Court
of General or Quarter Sessions, as the case may be) for the said District
(or County, United Counties, or as the case may be) against the said
Conviction or Order, in which appeal the said A. B. was the Appellant,
and the said C. D., (or J. S. Esquire, the Justice of the Peace who made
the said Conviction or Order) was the Respondent, and which said appeal came on to be tried and was heard and determined at the last
General Quarter Sessions of the Peace (or other Court, as the case may
be) for the said District (or County, United Counties, or as the case
may be) holden at , on , and the said Court thereupon