## CONDITION.

The condition of the within written Recognizance is such, that whereas the said A. B. was this day charged before (us,) the Justices within mentioned for that (&c. as in the Warrant). If therefore the said A. B. will appear at the next Court of Oyer and Terminer or General Gaol Delivery (or Court of General Quarter Sessions of the Peace) to be holden in and for the District of and there surrender himself into the custody of the Keeper of the (Common Gaol) there, and plead to such Indictment as may be found against him by the Grand Jury, for and in respect to the charge aforesaid, and take his trial upon the same, and not depart the said Court without leave, then the said Recognizance to be void, or else to stand in full force and virtue.

(S 2.),

NOTICE OF THE SAID RECOGNIZANCE TO HE GIVEN TO THE

Take notice that you A. B., of , are bound in the sum of , and your Sureties (L. M. and N. O.) in the sum of , each, that you A. B. appear (&c. as in the condition of the Recognizance,) and not depart the said Court without leave; and unless you, the said A. B., personally appear and plead, and take your trial accordingly, the Recognizance entered into by you and your Sureties shall be forthwith levied on you and them.

Dated this eight hundred and

day of

, one thousand

J. S.

(S 3.)

WARRANT OF DELIVERANCE ON BAIL BEING GIVEN FOR A

Province of Canada, 

District of

To the Keeper of the (House of Correction) at , in the said District of

Whereas A. B., late of (uso), (laborer), hath before (uso) (two) of Her Majesty's Justices of the Peace in and for the said District of , entered into his own Recognizance, and found sufficient sureties for his appearance at the next Court of Oyer and Terminer or General Gaol Delivery (or Court of General Quarter Sessions of the Peace) to be holden in and for the