sworn, and full answers make to his satisfaction to such questions as shall be propounded to him.

Given under the seal of the Court of Bankruptcy, this day of 18

J. K. Judge.

Warrant against person disobeying any Rule or Order of Court.

WHEREAS by a Rule [or an Order] of this Court, bearing date the day of made for enforcing the purposes and provisions of the Upper Canada Bankruptcy Act, 1861, [or if of any other Act hereafter in force relating to the Subject Matters of this Act, or made or entered into by consent for carrying into effect any of such purposes or provisions, alter the recital accordingly], it was ordered, that, [&c., &c., as in the Rule or Order]

And whereas it is now proved that after the making of the said Rule [or Order], that is to say, on the day of

, a copy of the said Rule [or Order] was duly served on the said personally, and the original Rule [or Order at the same time shown to him, but the said

then refused [or neglected] to obey the same, and hath not as yet obeyed the said Rule [or Order]

These are therefore to will, require and authorize you immediately upon receipt hereof to take into your custody the body of the said A. B., and him safely to convey to the Gaol of the County of and him there to deliver to the Keeper of the said Gaol, together with this Precept, and the Keeper of the said Gaol is hereby required and authorized to receive the said A. B. into his custody, and him safely to keep and detain, without bail or mainprise, until this Court, or the Court of Appeal in Bankruptcy, shall make order to the contrary; and for so doing this shall be your sufficient Warrant.

Given under my hand and the seal of the Court at the Court of Bankruptcy, this day of in the year of our Lord one thousand eight hundred and

A. B., [L. s.] Judge.

To or his assistant, and to the Keeper of the Goal of the County of