DIVISION COURTS.

OFFICERS AND SUITORS.

CLERKS.—Attachment of Debtor's Goods.

CAUSES OF ACTION CONCISELY STATED. (Continued from Page 22.)

- 10. For Rent.—For (one year's) rent of a certain house, lands, and premises, (known as, &c.) by this deponent (or the said A. B.), demised to the said C. D., and which said (year's) rent is now due and unpaid.
- 11. Stabling. For horse-meat, stabling, and attendance, provided by this deponent (or the said A. B.), at the said C. D.'s request.
- 12. Keep of Cattle.—For agisting and feeding cattle (or horses, or sheep, &c.,) by this deponent (or the said A. B.), the said A. B.), at a day now past. at the said C. D.'s request.
- 13. Work and Labour. For work and labour done and performed by this deponent (or the said A. B.), for the said C. D. at his request.
- 14. Work by Servants, &c. For work and labour done and performed by this deponent (or the said A. B.), and his servants, and with his horses, carts, and carriages, for the said C. D. at his request.
- 15. Work and Materials .- For work and labour done and performed, and materials provided by this deponent (or the said A. B.), for the said C. D. at his request.
- 16. "Doctoring."-For work done and attendance given by this deponent (or the said A. B), as a Surgeon and Physioian, for the said C. D. at his request; and for medicines and other necessary things furnished by this deponent (or the said A. B.), for the said C. D. (and his family) at his like request.
- 17. "Schooling."-For work, care, and attendance performed and bestowed by this deponent (or the said A. B.), as a Schoolmaster, in the teaching and instructing one _____, the infant son of the said C. D. (or divers persons at the request of the said C. D.)
- 18. Wages .- Eor wages due and payable from the said C.D. to this deponent (or the said A. B.), for this deponent's (or the said A. B.'s) services as the hired servant (or Clerk for and) of the said C. D.
- . 19. Money Lent.—For money lent by this deponent (or the said A. B.), to the said C. D.
- 20. Money Paid. For money paid by this deponent (or the said A. B.), to the said C. D.
- 21. Money. Received .- For money received by the said C. D., to and for the use of this deponent (or the saul A. B.)
- 22. Account Stated.—For money found to be due from the said C. D. to this deponent (or the said A. B.), on accounts stated between them.
- 23. Interest. For interest upon certain money due from the said C. D. to this deponent (or the said A. B.) upon a certain mortgage, &c., (or as the case may be.)
- 24. Payee v. Maker of Note.—For money due on a prom-pory note for —— pounds made by the said C. D., payable issory note for to this deponent (or the said A. B.), at a day now past (or on demand)—for on a promissory note dated the — so day of A.D. 185, made by the said C. D., whereby he promised to pay — months after the date thereof to this deponent for the said A. B.) or order, the sum of — pounds that C. D., of &c., is justly and truly indebted to define the date thereof to this deponent for the said A. B.) or order, the sum of — pounds that C. D., of &c., is justly and truly indebted to the deponent that C. D., of &c., is justly and truly indebted to the deponent that C. D., of &c., is justly and truly indebted to the deponent that C. D., of &c., is justly and truly indebted to the deponent that C. D., of &c., is justly and truly indebted to the deponent that C. D., of &c., is justly and truly indebted to the deponent that C. D., of &c., is justly and truly indebted to the deponent that C. D., of &c., is justly and truly indebted to the deponent that C. D., of &c., is justly and truly indebted to the deponent that C. D., of &c., is justly and truly indebted to the deponent that C. D., of &c., is justly and truly indebted to the deponent that C. D., of &c., is justly and truly indebted to the deponent that C. D., of &c., is justly and truly indebted to the deponent that C. D., of &c., is justly and truly indebted to the deponent that C. D., of &c., is justly and truly indebted to the deponent that C. D., of &c., is justly and truly indebted to the deponent that C. D., of &c., is justly and truly indebted to the deponent that C. D., of &c., is justly and truly indebted to the deponent that C. D., of &c., is justly and truly indebted to the deponent that C. D., of &c., is justly and truly indebted to the deponent that C. D., of &c., is justly and truly indebted to the deponent that C. D., of &c., is justly and truly indebted to the deponent that C. D., of &c., is justly and truly indebted to the deponent that C. D., of &c., is justly and truly indebted to the deponent that C. D., of &c., is justly and truly indebted to the deponent that C. D., of &c., is justly and truly indebted to the deponen for value teceived.]

- 25. Indorsee or Bearer v. Muker of Note.—For money due to this deponent (or the said A.B.), as indersee (or as bearer) of a promissory note made by the said C. D., for the payment of _____ pounds to one X. Y. or order (or b parer) at a day now past, and by the said X. Y. endorsed (or transferred and delivered) to this deponent, (or the said A. B.), which said promissory note is now overdue.
- 26. Indorsee v. Indorser of Note. For money due this deponent (or the said A. B.) as indersee of a promissory note - pounds to the made by one X.X., for the payment of order of the said C. D. at a day now past, and by the said C. D. en lorsed to this deponent (or the said A. B.), and which note bath been refused payment by the said X.X.
- 27. On a Mortgage.-For principal and interest due from the said C. D. to this deponent (or the said A. B.), upon a certain Indenture of Mortgage dated the ---- day of -A.D. 18, made between the said C.D. and this deponent (or the said A.B.), whereby the said C.D. covenanted to pay the sum of _____ pounds and interest to this deponent (or
- 28. Upon a Deed generally.-Upon and by virtue of an Inde ture (or articles of agreement) dated the --- day of -, A.D. 18 , and made between the said C. D. and this deponent (or the said A. B.), whereby the said C. D. covenanted to pay this deponent (or the said A. B.), the said sum - pounds at a day now past.
- 29. On a Bond.—For principal and interest due on a Bond dated the - day of -, A.D. 18, and made by the said C. D. to this deponent (or the said A.B.)
- 30. On a Judgment of Q.B. or C.P.-Upon and by virtue of a judgment of the Court of _____, for the sum of pounds, recovered by this deponent (or the said A. B.), against the said C. D.; on the ----- day of ---
- 31. On a Division Court Judgment.—Upon and by virtue of a judgment of the - Division Court of the County of , whereby this deponent (or the said A. B.), recovered against the said C. D. - pounds for debt (or damages) and costs.

The character in which the Plaintiff sues.—Referring to Form No. 22, we find the following direction: "If the Plaintiff sues in a special character, "as executor or the like, it should be stated in the "affidavit in what character he claims the debt." The subjoined forms are given to meet this requirement.

CHARACTER IN WHICH THE PLAINTIFF SUES.

- 32. Une of several Partners .- Is justly and truly indebted to this deponent and one T. T. m the sum of pounds, for (goods sold and delivered) by this deponent and the said T. T. to the said C. D. at his request.
- 33. Surviving Partner.—Is justly and truly indebted to this deponent in the sum of - pounds for (goods sold and delivered) by this deponent and one T. T. since deceased, to the said C. D. at his request.
- 34. Husband and Wife.—Mary B., wife of A. B., of &c, maketh onth and saith that C. D., of &c., is justly and truly indebted to the said A. B. and this deponent in the sum of - pounds for (goods sold and delivered) by this deponent whilst she was sole and unmarried, to the said C. D. at his request.
- in the sum of ____ pounds for (goods sold and delivered)-