SECHEDULE B.

17

In the (insert the style of the Court.)

 $\begin{array}{ccc} A. B. & A. B. \\ v_B. & \text{or} & \text{ad.} \\ C. D. & C. D. \end{array} \right\} As the case may be.$

Take notice that on the day of 18 judgment was entered in this honorable Court in the above mentioned cause, in favour of the above named for the sum of and that you are hereby notified not to pay to the said (the party against whom judgment is recovered,) or to any one for his use, unless to the Sheriff of the County of or his officer, to be applied on executions against the said (judgment debtor,) any sum due or to become due by you to the said upon pain of being compelled to pay such sum over again to the above named (judgment creditor,) in the event of the execution in this cause or any part thereof being returned unsatisfied, and that any such payment made by you to the said (judgment debtor,) after service upon you of this

notice, will be fraudulent and of no effect.

SCHEDULE C.

In the (insert style of the Court.)

The

18

day of

County of A. B. who is a judgment creditor of C. D., by E. F. his Attorney, (or "in person," as the case may be,) according to the Statute in such case made and provided, complains of G. H., who is a debtor of the said C. D.

For that whereas (set out the judgment, the execution against the goods of the judgment debtor and the return of the same, and the service of the notice, m ntioned in the twentieth clause of this Act, upon the defendant, and continue as follows): And whereas the said G. H., before and at the time of the commencement of this suit, was and still is indebted to the said C. D. in the sum of &c., (as in other cases,) or made his promisory note, &c., (describing the cause of action and liability as in other cases, and conclude,) whereby and by force of the Statute in such case made and provided, the defendant G. H. became liable and promised to pay to the plaintiff (or an action hath accrued to the plaintiff to recover.) the said last mentioned sum of money, (or so much thereof as may be necessary to satisfy the said judgment.) yet he hath not paid the same or any part thereof, to the damage of the said A. B. of and therefore he bring this suit.

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