SCHEDULE B.

Whereas at the (describe the Court) held at in the District of

day of and the following days: A. B. late of having been found guilty of (felony or as the case may be) and judgment given thereon that (state the substance of the judgment,) the Court before whom he was tried reserved a certain question of law for the consideration of the Court of Queen's Bench for Lower Canada on the appeal side thereof, and execution was thereupon respited in the mean time; This is to certify that by the said Court of Queen's Bench sitting at the City of (Montreal,) according to law, it was considered by the said Court that the judgment aforesaid should be (annulled, and an entry made on the Record that the said A. B. ought not in the judgment of the said Court to have been convicted of the felony aforesaid, or as the case may be,) and you are thereby hereby required (forthwith to discharge the said A. B. from your

E. F.

Clerk of, &c., (name of the Court)

To the Sheriff of and the Gaoler of and all others whom it may concern.

custody, or as the case may be.)

Note—The grants of sums of money and other provisions in this Bill which ought to originate in committee of the whole, are intended to be proposed in such committee, and are printed in the Bill, merely for the information of Members.