

issued, within eight days after the issuing of such writ, unless the said writ be returnable before the expiration of such period of eight days, in which case such copy shall be served as aforesaid before the return day.

IX. The Sheriff or other officer entrusted with the execution of any writ issued under this Act, may at any time before the return day of the writ deliver up the goods and effects seized under and by virtue of any such writ, upon the defendant's paying the amount endorsed on the back of the said writ, and also a sufficient sum to pay all interest accrued and all costs incurred in the case, or upon the plaintiff or his attorney certifying in writing that the said amount and all interest and costs have been paid; but no sheriff or other officer shall be obliged to deliver up such goods and chattels until the costs of seizing and keeping the goods and effects seized are paid to him.

Goods seized may be delivered up on payment or certificate of payment.

X. The defendant shall be entitled to have the goods and chattels seized restored to him upon his offering and giving good and sufficient security for the value of the goods and chattels seized as hereinafter is mentioned; which security if the writ shall have been addressed to the Sheriff, shall be given to the Sheriff, and if the writ shall have been addressed to, or executed by any Bailiff, shall be given to the Clerk of the Court from which the writ is issued; and such security shall be given by a bond entered into by two good and responsible persons who shall be obliged to justify as to their sufficiency, and which said persons shall in and by the said bond bind themselves jointly and severally to produce the said goods and chattels seized to any officer charged with a writ ordering him to take the said goods in execution and sell them, or in default of so doing, to pay the amount of the debt, interest, and costs recovered in the cause in which said goods and effects were seized.

Goods may be released on security being given.

XI. The form of affidavit annexed to this Act, or any form of like effect, shall be sufficient under the provisions of this Act.

Forms under this Act.

*Form of Affidavit to obtain Writ of Attachment, saisie simple, or saisie arret.*

Province of Canada, District of }  
(and if necessary add Circuit.) }

In the (name of Court.)

A. B.  
vs. Plaintiff.  
C. D.  
Defendant.

A. B. of \_\_\_\_\_ in the (name of District or Circuit or as the case may be) Trader, (or as the case may be) being duly sworn, doth depose and say that C. D. of (here insert the residence and profession or trade of Defendant) is personally indebted to him the said A. B. in the sum of (state sum) currency, as for (give cause of debt briefly, i. e., as for "goods, sold and delivered by the said A. B. to to the said C. D.," or for "the amount of a Promissory Note, bearing date at (date) and payable three months after date to the said A. B. or order.") That he the said A. B. is credibly informed, and hath reason to believe, and doth believe that the said C. D. is secreting his estate, debts,