DIVISION COURTS.

OFFICERS AND SUITORS.

CLERKS.—Forms under the late Act.—We have received forms from Mr. Klotz and Mr. Lloyd, for which, it so appens, several applications were made to us by other Clerks. Through the attention of the gentlemen named, we are enabled to lay before our readers the subjoined forms under the late Act, which have been approved of by the Judges of the Counties they are intended for.

The form of Transcript from the county of Waterloo appears to be substantially the same as that used in the county of Simcoe. No doubt either may be safely followed:-

Form of Transcript of Judgment in use in Co. Waterloo.

TRANSCRIPT OF ENTRY OF JUDOMENT,

Pursuant to the Act 18 Victoria, chapter 125, section 3. In the Second Division Court for the County of Waterloo, -the ----- day of ----- 18 .

No. - Between -, plaintiff, and -, defendant.

It was ordered that the defendant do pay the plaintiff the sum of _____ for Debt, and _____ for costs, withindays.

Amount of Judgment, £ Additional Costs, Additional Interest, Total amount,.....

1, Otto Klorz, Clerk, of the Second Division Court for the County of Waterloo, do hereby certify and state, that the Judgment in the above suit was recovered on the ---- day of _____ one thousand eight hundred and _____, and that the amount unpaid on the said Judgment is:___

Amount Due.....

Given under the Seal of the said Court this --- day ofone thousand eight hundred and ----

Clerk. To ____ Clerk of the ___ Division Court for the -Count- of-

Form of Transcript of Judgment in use in C1. Simcoe.

In the First Division Court of the County of Simcoe.

Transcript of the entry of a Judgment rendered by the said Court at the sittings thereof, held at Bairie, in the said County, on the --- day of ---[L.S.]

Between ----, Plaintift, and

Defendant. Judgment for Plaintiff ---- pounds, &c., for ----, and -- pounds, &c., costs, to be paid in -- days.

Amount of Judgment. (Debt and Costs) Warrant of Execution £0 0 0 Paid ----, 185 ,

£0 0 0 Pursuant to the provisions of an Act of the 18th Victoria, chapter 125, I, Thomas Lloyd, Clerk of the said First Division Court, do certify that the above transcript is correct and duly taken from the procedure book of the said court, and that judgment in the above cause was recovered at the date above stated, viz., the day of &c.; and further, that the amount unpaid on the smid judgment is ____ pounds, &c., as stated in the margin Amount unpaid, . . £0 0 0 hereof.

Given under the Seal of the said Court this ---- day of -----A.D. 185 .

-, Clork of the ---- Division Court ? To for the Count of

Form of Execution on Transcript of Judgment.

In the First Division Court of the County of Simeos.

Between A. B., Plaintiff, [L.S.] and C. D., Defendant.

WHEREAS, at the sittings of the ---- Division Court for the e — day of —, by the judgment of the said Court the said plaintiff recovered against the said defendant the sum of _____, for _____, with _____ for costs; which said ____ and costs were ordered to be paid by the said defendant at a day now past, as appears by a transcript of the entry of such judgment, attested by the Seal of the said Court, -, the Clerk certified and signed by thereof, and sent and addressed to the Clerk of this - Division Court of the County of Simcos, pursuant to the provisions of an Act of the 18th Victoria, chapter 125: And whereas it further appears by certificate at the foot of the said transcript, attested, certified, signed, sent and addressed as aforesaid, that the amount unpaid upon the said judgment is --- pounds, &c., which said transcript and certificate is duly entered in the books of this Court.

These are therefore, &c., (as in schedule, form No. 20 to "of £5)," the said sum of — pounds, &c., and your lawful fees, &c., (as in form 20 to the end, only instead of using the words "to the Clerk of the Court," at the conclusion of the form, say "to the Clerk of this Court.")

Given under the Seal of the said First Division Court of the County of Simcoe, this — day — , A.D. 185.

- ---, Bailiff of the said Court.

Clerk.

Bailiffs.—Acting under Execution.—To several Communications which have been received from Bailiffs, we give this present reply—that the questions proposed are too numerous and complicated to put in satisfactory shape in one number of the Law Journal; but we hope that a Treatise on their