(L 1) See s. 25. SUMMONS TO A WITNESS.

Canada, Province of District (or County, United Counties, or as the case may be) of

To E. F. of

E. F. of , (laborer):
Whereas information hath been laid before the undersigned, one of Her Majesty's Justices of the Peace in and for the said District (or County, United Counties, or as the case may be,) of A. B. (&c., as in the Summons or Warrant against the accused,) and it hath been made to appear to me upon (oath,) that you are likely to give material evidence for (prosecution); These are therefore to require you to be and to appear before me on next, at in the (fore) noon, at , or before such other Justice or Justices of the Peace of the same District (or County, United Counties, or as the case may be,) of , as may then be there to testify what you shall know concerning the said charge so made against the said A. B. as aforesaid. Herein fail not.

Given under my Hand and Seal, this , at the year of Our Lord County, &c.,) aforesaid.

day of , in the District (or

J. S. [L. s.]

(L 2) See s. 26.

WARRANT WHEN A WITNESS HAS NOT OBEYED THE SUMMONS.

Canada, Province of District (or County, United Counties, or as the case may be),

To all or any of the Constables or other Peace Officers, in the said

District (or County, United Counties, or as the case may be) of Whereas information having been laid before , (one) of Her Majesty's Justices of the Peace, in and for the said District (or County, , that A. B., (&c., as in the Summons;) And it having been made to appear to (me) upon oath that E. F. of been made to appear to (me) upon oath that E. F. of , (laborer,) was likely to give material evidence for the prosecution, (I) did duly issue (my) summons to the said E. F., requiring him to be and appear before (me) on , at , or before such other Justice or Justices of the Peace for the same District (or County, United Counties, or as the case may be,) as might then be there, to testify what he should know respecting the said charge so made against the said A. B. as aforesaid; And whereas proof has this day been made upon oath before (me) of such summons having been duly served upon the said E. F.; and whereas the said E. F. hath neglected to appear at the time and place appointed by the said Summons, and no just excuse has been offered for such neglect; These are therefore to command you to bring and have the said E. F. before (me) on at o'clock in the (fore) noon, at , or before such other Justice or Justices for the same District (or County, United Counties, or as the case may be,) as may then be there, to testify what he shall know concerning the said charge so made against the said A. B. as aforesaid.