## FORM F.

| Province of Canada, $\} \begin{aligned} & \text { VICTORIA, by the Grace of God, of the }\end{aligned}$ |  |
| :---: | :---: |
| District of Quebec, land, Queen, Defender of the Faith. |  |
| To the She | if of our District of . |
| ( Or in Upper Oanada to |  |
|  |  |

No.

## Grertina:

We command yon at the instance of to attach the estate and effects, moneys and securities for money, vouchers, and all the office and lonsiness papers and docaments of every kind and nature whatsoever
of and belonging to
if the same shall be found in (nome of disiriet of other territorial jurisdiction.) and the same so attached, safely to hold, keep and detain in your charge and custody, untii the attachment thereof, which shall be so made under and by virtue of this Writ, shall bo determined in due course of Law.

We command you also to summon the said
to be and appear hefore Ls, in our Court for
at in the County (or District) of on tho day of
then and trere to answer the said
of the plaint containcl in the declaration hereto annexed. and further to do and receive what, in our said Court before Us, in this behalf shall be considered; and in what manner you shall have executed this Writ, then and there, certify unto us with your doings thereon, and every of them, and have you then and there also this Writ.

- I. Wirness Walieqof, we have caused the Seal of our said Court to be herennto affixel, at aforessid , this
day of , in the year of oar
rord, one thousind eight hundred and sixty in the year of our Reign


## FORM G.

ingolvent agt of 1863.

## A. B., <br> Plff.

c.
C. D., Deft.
A writ of attachment has issucd in this cause, of which all persons interested in the estate of the defendant, and all persons having in their possession, custody or power any portion of the assets of the defendant, or who are in any way indebted to him are required to take notice. (Place. date.)
(Signature,)
Sheriff.

## FORM H .

This deed, made under the provisions of the insolvent Act of 1863, the
day or
\&c.,
between A. B., of \&ec., in
his capacity of assignee of the estate and effects of

