Whereas at a sitting the said Court, holden on by the judgment of the said Court, the said plaintiff recovered against the said defendant as executor (or administrator of E. , for a certain debt, with F. deceased, the sum of for costs, to be levied of the goods and chattels of the deceased; failing such goods, the costs to be levied of the defendant's proper goods and chattels, which said debt and costs were ordered to be paid at a day now past, and the defendant has not paid the same: These are therefore to command you, forthwith to make and levy, by distress and sale of the goods and chattels, which were the property of the said E. F. in his lifetime, in the hands of the defendant to be administered, wherescever the same may be found within the said Temporary , the said debt and costs, amounting Judicial District of , together with the costs of this together to the sum of execution, or such part thereof for the satisfying of this execution, and the costs of making and executing the same, if the defendant have so much thereof in his hands to be administered; and if have not so much thereof in his hands to be administered, then that you make and levy of the proper goods, and chattels, money, of the defendant, the sum of , for the costs aforesaid, and the costs of this execution and levying the same, so that you may have the said moneys within thirty days after the date hereof, and pay the same over to the Clerk of the Court, for the said plaintiff.

Given under the seal of the Court, this day of . 18.

Clerk.

То

Bailiff of the said Court.

Debt, Costs, Execution, Paid, Levy,

N. B.—Warrants of execution upon a judgment given in other cases against executors may be drawn from this Form, with the requisite alterations.

MINUTE IN PROCEDURE BOOK OF IMPOSITION OF FINE ON WITNESS.

Adjudged that H. H. was duly summoned to appears as a witness, in this action, at the sittings of this Court here this day, [and also to produce (as the case may be)] that payment (or a tender of payment) of his reasonable expenses was made to him,—and that he did not appear [or having appeared, did wilfully refuse to be sworn, and give evidence in this action (or