to seizure under execution for debt, within the

Division of the Division Court of the District of or that the said C. D. (is or are) about to abscord

from this Province, or to leave the District of

, with intent and design to defraud the said (the creditor) of the said debt, taking away personal estate liable to seizure under execution for debt; or that the said C. D. is concealed within the Division of the Division Court of the District of being served with process, with intent and design to defraud the said (the creditor) of his said debt; and this Deponent further saith that this affidavit (or affirmation, as the case may be,) is not made, nor the process thereon to be issued, from any vexatious or malicious motives whatever.

Sworn (or affirmed, as the case may be,) before me the deponent here. day of

SCHEDULE B.

.) To A. B., Bailiff of the District of of the (Here insert the Division Court No.) said District, or District.)

To A. B., a Constable of the said District of (as the case may be.)

You are hereby commanded to attach, seize, take and safely keep all the personal estate and effects of C. D. (naming the debtor), an absconding, removing or concealed debtor, of what nature or kind soever, liable to seizure under execution for debt, within the said District of name the District), or a sufficient portion thereof to secure A. B. (here name the creditor) for the sum of (here state the amount sworn to be due), together with the costs of his suit thereupon, and to return this warrant with what you shall have taken thereupon, to the Clerk of the state the number of the Division) Division Court of the District aforesaid forthwith-and herein fail not.

Witness my hand and seal, the day , 18

> E. F., (L. S.) Clerk, Judge or Justice of the Peace, as the case may be.