Every Schedule of property seized, and return, including affidavit of Every bond including affidavit of jus-

To the Clerk for taking charge of and keeping the property seized, such sum as the Judge may order in each particular case.

Recital.

IX. And whereas by the present practice 10 in some of the Division Courts in Upper Canada, no interest is allowed on the amount recovered under any judgment therein, and it is considered doubtful whether interest can be charged thereon, and it is right that such 15 interest should be allowed and recoverable; Be it therefore enacted, That legal interest Courts to carry shall be allowed and recoverable upon the sum recovered under any judgment of a Division Court in Upper Canada, (reckoning 20 from the date of the entry thereof,) upon the amount remaining unpaid out the sum so recovered, and such interest, if not paid, shall be levied in the same manner as the amount of the judgment itself, and paid over in like 25 manner to the plaintiff: and the judgment shall mention the day from which interest is to be recovered, and the Bailiff levying under the judgment shall ascertain and levy the 30 amount thereof at the rate aforesaid.

Judgements of Division interest.

SCHEDULE A.

.) A. B., of District of , in (Here state the the District of (the Plaintiff or Agent, as District.) the case may be,) maketh oath and saith that C. D. (the debtor's name) is or are justly and truly indebted to (the creditor's name) in the sum of of lawful money of Canada, for (here state the cause of action briefly). And this Deponent further saith that he hath good reason to believe, and verily doth believe, that the said C. D. hath absconded from this Province with intent and design to defraud the said A. B. (the creditor) of the said debt, and hath left personal property liable