him expended in and about the said writ and the proceedings thereupon. And now on the day of 18, (the day of signing Judgment) it is manifestly shown that the said C. D., hath not paid the said sum of £, and the said costs, therefore it is considered that the said A. B., do recover against the said C. D., the said sum of £

so ordered to be paid as aforesaid and also & for his costs of suit by the Court here adjudged to the said A. B., which said monies and costs in whole amount to £

he margin of the rule opposite the words "thereis considered" write "judgment signed the
day of A. D. "stating the day
ing judgment)

ging judgment)

The like where the Case is referred to an Arbitrator.

(Proceed as in foregoing Form No. 27, down to the words "It was ordered," and then proceed as follows-It was ordered that the claim of the Plaintiff be referred to (stating the name of the referee and the substance of the rule or order of reference) -- And afterwards the said (referee) by his Award (or certificate) did award (or certify) that there was due and payable from the said C. D., to the said A. B and now on this the sum of £ day of , (the day of signing judgment) it is manifestly shewn that the said C. , bath not paid the Therefore it is considered that th recover against the said C. D. , (the amount awarded or g costs were given by the rule or offer Lto abide the event of the reference. , for his costs. Conclude again the

These two Forms Nos. 27 and 28 may be so altered and modeled as to suit other Cases

arising under section 84.