

A. B., of ——— in the &c. ——— and C. D.,
of &c. ———

(adding their places of residence respectively according to the particulars set forth in Rule No. 1,) severally make oath and say; and, first, the said A. B., for himself, saith that he is one of the proposed sureties for the above named Defendant, and that he, the said A. B., resides at ———aforesaid, and that he is worth property in this Province to the amount of £—— over and above what will pay and satisfy all his just debts and incumbrances; that he is not surety in any manner for the above named Defendant, or any other person, except on the present occasion, (or if he is surety on any other occasion substitute for the words underlined the following, and every other sum for which he is now surety.) And the said C. D., for himself, saith that, (here pursue the same form as with respect to the former surety.

XXXVI. The amount of property so sworn to shall be the sum demanded, fractional parts of a pound excepted, and one-half more.

XXXVII. The Plaintiff shall be at liberty, within two days after service of notice of sureties, to except to the proposed sureties or either of them, by delivering a written notice to the Defendant or his Attorney, to the effect generally that he excepts to such surety (or sureties, as the case may be).

XXXVIII. When any such notice of excep-