66 RULES.

thereon endorsed, within ten days after the execution thereof.

14. Form of the Writ of Trial.

Victoria, by the Grace of God of the United Kingdom of Great Britain and Ireland, Queen, defender of the Faith.

To the Judge of the County Court of

Whereas A. B. plaintiff in our Court of Queens Bench (or Common Pleas) in and for Upper Canada at Toronto on the day of 18, (the date of the summons or other first Process) impleaded C. D. in an action for, &c., (here recite the Declaration in the past tense.) And whereas the defendant on the day of last (date of the plea), by

his attorney (or as the case may be), came into our said court and said (here recite the pleas and pleadings to the joinder of issue.) And whereas the sum sought to be recovered in the said action and endorsed on the Writ of Summons (or as the case may be) thereon, does not exceed £ (or). whereas the debt or demand sought to be recovered in this action is alleged to be ascertained by the signature of the defendant, and it is fitting that the issue (or issues) should be tried before you the said judge. We therefore pursuant to the Statute in such case made and provided, command you that you do proceed to try the said issue (or issues) at the first (or second) sittings of the said County Court, to be holden next after the date of this our Writ by a jury, returned for the trial at the said sittings, of Issues joined in the said County Court, and when the same shall have been tried in manner aforesaid, We command you that you make known to our Justices of of our said Court of Queen's Bench (or Common Pleas) at Toronto what shall have been done by virtue of this writ with the finding of the jury, hereon endorsed, within ten days after the execution hereof. Witness, &c.