offence] contrary to the Statute made in the year of the Reign of Her Majesty, by reason whereof the said A. B. had forfeited the sum of besides the sum of for costs: And whereas on the day of in the year aforesaid we did issue our Warrant to the [Constable] of to levy the said sum of

and costs, by distress and sale of the goods and chattels of him the said A. B., and to distribute the same according to the directions of the said Statute: And whereas it duly appears to us, upon the oath of the said [Constable], that the said [Constable] hath used his best endeavours to levy the said sum on the goods and chattels of the said A. B. as aforesaid, but that no sufficient distress can be had whereon to levy the same for by confession of the said A. B., or by the oath of a credible witness, that the said A. B. hath not goods and 'chattels within our jurisdiction whereon to levy the said forseiture and costs]; these are therefore to command you the said [Constable] of aforesaid to apprehend the said A. B., and him safely to convey to the Common Gaol for House in the said City or County and there to of Correction] at deliver him to the Keeper thereof, together with this precept. And we do also command you the said Keeper to receive and keep in your custody the said A. B. for the space of three months, unless the said sum and costs shall be sooner paid; and for so doing this shall be your sufficient Warrant!

Given under out hands and seals.