

“William the Fourth, &c.

“To the Sheriff of ——— greeting :

“Command A. B. that justly and without delay he render to C. D., widow, who was the wife of E. F., her reasonable Dower, which falleth to her of the freehold which was of E. F. her late husband, in ——— whereof she has nothing, as she says, and whereof she complains that the said A. B. deforceth her; and unless he shall do so, then summon by good summoners the said A. B., that he be before us in our court of our bench, at Toronto, on ——— the ——— day of ——— Term, to shew wherefore he has not done it, and have there the summoners and this writ.

“Witness [as in other writs issued from this court].”

The time of return to be conformable to the English practice in such cases.—E. T. 1 Will. IV.

EJECTMENT.

It is ordered by the court, that hereafter it shall be sufficient to leave the consent and plea in ejectment at the office of the Clerk of the Crown and Pleas, and that no entry thereof need be made with any judge.—V. E. T. 11 Geo. IV.

IMPARLANCE.

(g) It is ordered by the court, that after this term the practice of the Court of King's Bench in England, with respect to imparlance, shall not be in use in this Province; but that in all cases the party shall plead at the expiration of the demand of plea, unless he obtain an order for further time.—III. E. T. 11 Geo. IV.

JUDGMENT.

It is ordered, that judgment may hereafter be signed after verdict or assessment of damages, without any rule for judgment, but not before the time when judgment may be signed according to the present practice of this court.—X. T. T. 3 & 4 Will. 4.

(g) Superseded by rule 10 of the new rules.