defendant or on one of the ship's company; there shall be at least forty eight hours between the service of the summons and the hearing the complaint.

- 89thly. When the Trinity House of Que- How judg-5 bec shall have rendered judgment, against H.Q. shall be any party, it may execute the same by means executed. of a writ issued in its name and under its seal, signed by the Head and counter-
- 10 signed by the Clerk of the said Corporation, authorizing and requiring the bailiff of the Trinity House of Quebec or the Warshal of the Admiralty Court, or any other officer named for that purpose, to levy by seizure
- 15 and sale of the movables of the party against whom the judgment is rendered, the amount of such judgment with the costs of suit and of the seizure, and if it appear by the return of the bailiff or other officer hav-
- 20 ing the execution of the writ, that such movables are insufficient to satisfy the amount of the judgment and costs, the Trinity House of Quebec may immediately issue a writ of arrest (observing the same
- 25 formalities as in the former writ) authorizing the bailiff, marshal, or other officer named as aforesaid, to apprehend the person against whom such judgment was rendered, and to convey him to the Common Gaol of the
- 30 District of Quebec or Gaspé, as the case may be, there to remain for a period not exceeding one month, unless the amount of the judgment and costs be sooner paid.

90thly. When the party against whom Such judg-35 a judgment has been rendered by the Trinity ments may be executed in House of Quebec, shall not have sufficient the District of movables within the jurisdiction of the shall have movables Corporation, but within the jurisdiction of the Trinity House

40 of Montreal, the Trinity House of Quebec may issue a writ, (observing the formalities aforesaid), and address it to the bailiff of the Trinity House of Montreal, who, on receiving the same, shall cause it be to endorsed by

Montreal, &c.