

above his costs and charges by him about his suit in this behalf expended, to £ .

25. *Form of Nonsuit thereon.*

(*Proceed as in form No. 24, to the statement that the Jury were sworn &c—after the end of which statement, proceed as follows*) were ready to give their Verdict in that behalf, but the plaintiff, being solemnly called, came not, nor did he further prosecute his said suit against the defendant.

26. *Form of Judgment thereon.*

(*This will be mutatis mutandis, according to the directions given in No. 21.*)

27. *Form of Entry of Judgment, where the Court or a Judge decides in a summary manner under section 84, before declaration.*

In the Queen's Bench (or Common Pleas)
 Upper Canada } The day of 18 , (the
 } to wit } *day on which Judgment is signed*)
 A. B. in his own person (or by
 his Attorney) on the day of 18 , sued
 out a Writ of Summons against C. D., and the said
 C. D., on the day of 18 by
 his Attorney (or in person) caused an appearance to
 be entered for him to the said writ (or and the said C.
 D., did not cause an appearance to be entered for him
 pursuant to the exigency of the said Writ) and
 afterwards by a rule of the said Court of Q. B., (or
 C. P.) (or by an order of the Honorable
 one of the Justices of the Court of) dated
 the day of 18 , made in pursuance
 of the eighty-fourth section of the Common Law
 Procedure Act, 1856. It was ordered that the said
 C. D., should pay to the said A. B., the sum of £
 (*setting out the terms or substance of the
 rule or order and if costs were ordered proceeding
 thus*) together with the costs of the said A. B., by