remaining unpaid, to the payment of which every surety shall be bound, under the penalty of seizure and execution, in the same manner and to the same degree as the principal party;

XV. No Judgment rendered in virtue of this Act shall be contested Certiorari, 5 or set aside by writ of certiorari.

XVI. To remove all doubts it is declared that any appeal instituted Doubts before this Act goes into force from any judgment rendered in virtue of removed. the Agricultural Act, shall be proceeded with, decided and carried into execution in the same manner, and shall be deemed as valid to all

- 10 intents and purposes whatsoever, as though the 20th Section of the Act 22 Victoria, chapter 101, had never been repealed and had always remained in force, but only as regards those cases, the said 20th Section being hereby repealed as regards any Appeal to be instituted after this Act goes into force.
- 15 XVII. The first paragraph of the twenty-third Section of the said Interpretation Agricultural Act is not to be interpreted as compelling Inspectors to perform the work required for the opening or keeping in repair of a water-course at the same time as the proces verbal ordering such work, but the apportionment shall be made in accordance with the twenty-
- 20 ninth Section of the same Act.

XVIII. Any Act or part of an Act inconsistent with this Act, is Contrary repealed.

FORM No. 1.

· PROVINCE OF CANADA, or } IN THE CIRCUIT COURT. District of County of

WHEREAS in a cause (or matter) between A. B. plaintiff or complainant, and C. D. defendant, Judgment was rendered on or about the day of by at in the or County of District of , and the said C. D. (or A. B.) desires to Appeal from the said Judgment.

Be it known that on this day, the day of in the year appeared before me C. E., Clerk of the said Circuit Court in the said District of at or County of II. P. (quality and residence), who, after having justified his sufficiency on oath as required by law, became surety that the said Appellant would effectively prosecute the said Appeal and satisfy the Judgment and also pay the damages and costs in case the said Appeal is not proceeded with, or in case the said Judgment is confirmed; failing all which, the said surety binds himself towards the proper persons to pay and discharge whatever amount may be required by law.

And the above having been read to him, the said surety, has signed (or declared that he is unable to sign).

Taken, acknowledged and sworn before me,) the said Clerk, at the said the day and year secondly above mentioned. J