No. 18.

FORM OF PLEA UNDER TENANCY IN COMMON.

And defendant says that he is tenant in common of the premises, [or part, as the case may be,] with the said plaintiff, [or with A. B., one of the said plaintiffs,] and defends as such, and admits the right of the said [claimant] to an undivided share of the said property, and denies any actual ouster of him from the said property.

No. 19.

In the supreme court.

A. B., of , in the County of , maketh oath and saith that he has the right to the possession of the following cattle, [or goods, as the case may be] to wit: , as he verily believes, and that C. D. unjustly detains the same.

No. 20.

FORM OF SECURITY TO BE TAKEN IN REPLEVIN.

Whereas A. B. has sued out a Writ of Replevin against C. D., to obtain possession of certain Cattle [or goods] to-wit:
, which the said A. B. asserts to be his property. We, E. F. and G. H., do engage, that if the said A. B. shall not prosecute his suit with effect and without delay, or if suit is carried on and continued between the said A. B. and C. D. touching the property of the said Cattle [or goods,] and the Court shall adjudge that the said Cattle [or goods,] shall be restored to the said C. D., with damages for detaining the same, we, the said E. F. and G. H. undertake that the said A. B. shall restore the said Cattle [or goods,] and pay and satisfy any Judgment that may be obtained against him.

No. 21.

Whereas C. D. claims to retain certain Cattle [or goods,] to wit: , to recover possession of which A. B. has sued out a Writ of Replevin. We, E. F. and G. H., do engage, that if the Court shall adjudge that the said Cattle [or goods,] shall be restored to the said A. B., with or without damages for detaining the same, that the said C. D. shall restore the Cattle [or goods,] and pay and satisfy any Judgment that may be recovered against him.

No. 22.

BAIL BOND.

[Bond in the usual form from C. D., (Defendant,) and E. F. and G. H.]

The condition of this Obligation is such, that if the above bound C. D. do appear in the Supreme Court at , on the day of , to answer to the suit of A. B., and in case Judgment shall be obtained against the said C. D., if he shall satisfy such Judgment, or shall render himself, or be rendered by the said C. D. and E. F. into the custody of the Sheriff of the County of , then the said obligation to be void.

Appendix