

*(b) Affidavit of Justification.*

## AFFIDAVIT OF JUSTIFICATION.

CANADA, } *The King*  
 PROVINCE OF . } v.  
 COUNTY OF . }

I, \_\_\_\_\_ of \_\_\_\_\_ in the Province of \_\_\_\_\_ make oath and say:—  
 1. That I am the surety proposed and named for the above named (accused) \_\_\_\_\_, in the recognizance in this matter hereunto annexed.

2. That I am a \_\_\_\_\_ (occupation) \_\_\_\_\_, residing at \_\_\_\_\_ in the said province.

3. That I own and am worth property as follows: (Give particulars of land), the said property being worth \$ \_\_\_\_\_ altogether.

4. That I am not bail or surety for any person except in this matter, and except in the case of Rex v. \_\_\_\_\_.

5. That the said property above referred to is sufficient to pay all my debts and liabilities, and every other sum for which I am now liable, or for which I am bail or surety in any other matter, and further that after payment of such said sums there will be sufficient to pay the amount named in the recognizance and for which I am surety for the above named defendant, in this case.

Sworn before me at \_\_\_\_\_ in the said }  
 province this \_\_\_\_\_ day of \_\_\_\_\_ } *Surety.*  
 A.D. 19 \_\_\_\_\_ }

**Remands—**

(a) *Verbal.*—Do not use.

(b) *Written.*—Criminal Code, form 17 (sec. 679).

(c) *Order to Bring up Person Remanded in Custody.*

## ORDER TO BRING UP PRISONER.

CANADA, } *The King*  
 PROVINCE OF . } v.  
 COUNTY OF . }

You are hereby required to have C.D. taken to \_\_\_\_\_, in the said province, and there to appear before \_\_\_\_\_ at the hour of \_\_\_\_\_ o'clock in the \_\_\_\_\_ noon, to answer to the charge of \_\_\_\_\_, upon which he has heretofore been remanded into your custody.

Dated, etc. \_\_\_\_\_

*J. P., etc.*

To the jailer at \_\_\_\_\_

(d) *Minute Recording Remand.*

Remanded until \_\_\_\_\_ day, the \_\_\_\_\_ day of \_\_\_\_\_ A.D.  
 at \_\_\_\_\_ o'clock.  
 Dated \_\_\_\_\_ 19 \_\_\_\_\_ (Sgd.) *J. P., etc.*