No. 14.—(Vide Sections 231, 232.)

In the Q. B., (or C. P.)

On the day of , 18 , (date of the Writ.)

County of to wit: Sour Lady the Queen issued out of this Court, in these words, that is to say:

VICTORIA, &c., (copy the Writ,) and C. D. has on the day of , appeared by , his Attorney (or in person,) to the said Writ, and has defended for a part of the land in the Writ mentioned, that is to say, (state the part,) and no appearance has been entered or defence made to the said Writ, except as to the said part; therefore, it is considered that the said A. B., (the Claimant,) do recover possession of the land in the said Writ mentioned, except the said part, with the appurtenances, and that he have execution thereof forthwith; and as to the rest, let a Jury come, &c.

No. 15.—(Vide Section 232.)

In the Q. B., (or C. P.)

On the day of

, 18 , (date of the Writ.)

County of to wit: On the day and year above written, a Writ of to wit: Our Lady the Queen issued out of this Court, in these words, that is to say:

VICTORIA, &c., (Copy the Writ,) and C. D. has on the day of , appeared by , his Attorney, (or in person,) to the said Writ, and defended for the whole of the land therein mentioned; therefore, let a Jury come, &c.

No. 16.—(Vide Section 234.)

Afterwards on the day of , A. D., before Justice of our Lady the Queen, assigned to take the assizes in and for the within County, come the parties within mentioned, and a Jury of the said County being swom to try the matters in question between the said parties, upon their oath, say: that A. B. (the Claimant,) within mentioned, on the day of , A. D., was and still is entitled to the possession of the land within mentioned, as in the Writ alleged; therefore, &c.