

No. 14.—(*Vide* Sections 231, 232.)In the Q. B., (*or* C. P.)On the day of , 18 , (*date of the Writ.*)County of } 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 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 } 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 sworn 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.