duct. Previous to the statutory enactment the court had or assumed this power in the case of offences without the restriction as to two years; and it has since the statute been found that a suspended sentence may be proper in the case of an offence punishable (as a maximum) with more than two years' imprisonment. It is therefore proposed to make the statutory enactment conform to the law as it previously stood, adding only the proviso that the prosecuting counsel concur. The amendment consists in the addition of unbertion 2 as shown above and in wourdering the avisting subin the addition of subsection 2 as shown above and in renumbering the existing sub-section 2 as 3.

The Senate in 1897 changed "youth" to "age."

Schedule One, Form J.-By substituting the following therefor :--

"J.-(Section 569.)

INFORMATION TO OBTAIN A SEARCH WARRANT.

Canada. Province of County of

The information of A.B., of

in the said county (yeoman), taken this day of

in the year

before me, J.S., Esquire, a justice of the peace, in and for the district (or county, etc.,) of , who says that (describe things to be searched for and offence in respect of which search is made), and that he has just and reasonable cause to suspect, and suspects, that the said goods and chattels, or some part of them are concealed in the (dwelling-house, &c.) of C.D., of in the said district (or county, etc.) (here add the causes of suspicion, whatever they may be): Wherefore (he) prays that a search warrant may be granted to him to search the (dwelling-house, &c.), of the said C.D., as aforesaid, for the said goods and chattels so stolen, taken and carried away as aforesaid (or as the case may be).

Sworn (or affirmed) before me the day and year first above in the said county of mentioned, at

J.S.,

J.P., (name of district or county, etc)."

Note.—This is to correct a manifest slip in the position of the words "(describe things to be searched for and offence in respect of which search is made.)"

Schedule One, Forms BB and CC....By substituting the follow ng therefor :-

"BB.-(Section 601.)

RECOGNIZANCE OF BAIL

Canada,	
Province of	
County of	

Be it remembered that on the	day of , in
the year , A.B. of	(labourer) L. M.
of , (grocer), and N. O. of	, (butcher), personally
came before (us) the undersigned, (two)	justices of the peace
	verally acknowledged
themselves to owe to our Sovereign Lad	