was lately impleaded by A. B. in a Cause before you, for a Matter not within your Jurisdiction as such Justice, and he is desirous &c. [as in the foregoing.]

## Number Fourteen.

Know all Men by these Presents &c. [Common Form.]

Whereas upon the Application of the above Bond on Remobounden C. D. an Order has been made by the val of Cause. Honorable W. C. One of the Justices of His Majesty's Supreme Court for the Province of New Brunswick, for Removal before the said Justice (or before the said Court) of the Proceedings had in a Cause lately pending before N. M. Esquire, One of His Majesty's Justices of the Peace for the County of ----- wherein the above named A. B. was Plaintiff. and the said C. D. Defendant : Now the Condition of the above Obligation is such, that if the said C. D. shall well and truly pay or cause to be paid unto the said A. B. all Damages, Costs and Expenses which shall be awarded to the said A. B. by the said Supreme Court or any One of the Judges thereof, then the above Obligation to be void, otherwise to stand and remain in full Force.

Number Fifteen.

In the Court before N. M. Esquire, J. P. Between { A. B. Plaintiff, and C. D. Defendant.

On Judgment for  $\pounds - - -$ 

Damages and Costs - - -

The Constable to whom the Execution in this Cause was delivered, is hereby required to suspend further Proceedings on the same, and return the said Execution to me.

Dated the ---- Day of ---- 183-.

N. M. J. P.

Number

Certificate to stay Execution.