the debt for which he, the said (name here the Defendant,) has been arrested as aforesaid, with interest and costs; or do on (state here the return day of the Writ,) or at any time previously thereto, or within eight days thereafter, put in special bail, as by law provided, to the action wherein the said Writ has been sued out as aforesaid, then this obligation shall be void and of no force, but otherwise shall stand in full force, vigor and effect.

Signed, sealed and delivered in presence of

No. 45.

In connection with articles 842, 843.

Affidavit to obtain Warrant of Attachment.

A. B., of being duly sworn, doth depose and say that C. D., of is indebted to of in a sum exceeding forty dollars, to wit: in the sum of

That this deponent is credibly informed and hath every reason to believe, and doth verily and in his conscience believe, that the said now about immediately to secrete estate, debt and effects, and do abscond and do intend suddenly to depart from Lower Canada, with an intent to defraud the said and creditors.

This deponent further saith, that he doth verily believe, that without the benefit of a warrant of attachment against the said the said will lose his debt and sustain damage, and hath

Sworn before me, at

this