and should pay to the said

for his costs in that behalf; and it was thereby further adjudged that if the said several sums were not the

said

should be imprisoned in the Common

Gaol of the County at

County of '

, in the said

- (and there kept at hard labour), for the space , unless the said several sums and the costs and

charges of conveying the said

to the said Common

Gaol should be sooner paid: And whereas the time in and by the said conviction appointed for the payment of the said several sums hath elapsed, but the said

hath not paid the same, or any part thereof, but therein hath made default: These are, therefore, to command you, the said Peace Officers, or any one of you, to take the said

and him safely to convey to the Common Gaol

, aforesaid, and there to deliver him to the said Keeper

thereof, together with this Precept; and I do hereby command you, the said Keeper of the said Common Gaol, to receive the said into

your custody in the said Common Gaol, there to imprison him (and keep him at hard labour) for the term , unless the said several sums (and costs, and the costs

and charges of the commitment and of the conveying of the said

to the said Common Gaol), are sooner paid unto you the said Keeper;

and for your so doing this shall be your sufficient Warrant.

GIVEN under

hand and Seal , this

day

, in the year of our Lord one

thousand nine hundred and

at

, in the County aforesaid.

in and for the

5,000/10/1911

Indian Affairs (B.C. Records) RG 10, Vol. 11028 File SRR-3