

mand you that you do proceed to try the issue (or issues) joined between the parties, to be tried by the County, and also diligently enquire what damages the plaintiff hath sustained by occasion of the premises, whereof it is considered that the Plaintiff ought to recover against the Defendant his damages on occasion thereof as aforesaid (or the premises whereof the parties have put themselves upon the judgment of the Court as aforesaid or the premises whereon issue is joined between the parties to be tried by the record as aforesaid *as the case may be,*) if judgment shall happen to be thereupon given for the plaintiff, at the first (or second) sittings to be next hereafter holden of the said County Court by a jury returned at such sittings for the trial of issues joined in the said County Court—and that you make known to us in our said Court of Queen's Bench (or Common Pleas) at Toronto, what shall have been done by virtue of this Writ with the finding of the jury hereupon endorsed, within ten days after the execution hereof. Witness, &c.

24. *Form of endorsement of Verdict thereon.*

Afterwards on the            day of            18   , (*day of the Trial, &c.*) before me            Esquire Judge of the County Court of the County (or United Counties) within mentioned, came as well the within named parties by their respective Attorneys within named (*or otherwise as the case may be*) and the jurors of the Jury, whereof mention is within made, being summoned also come and being duly sworn to try the issue (*or issues*) and also to assess the damages sustained by the plaintiff on occasion of the premises within mentioned, on their oath, said (*&c. according to the finding of the Jury on the issues, and if for the Plaintiff proceed*) and the said jurors upon their oath aforesaid said that the plaintiff hath sustained damages on occasion thereof and on occasion of the other premises within mentioned, over and