## SCHEDULE No. 4.

## (Referred to in the foregoing Act)

KNOW ALL MEN by these presents, that we, (name here the Defendant and his bail,) are held and firmly bound to (name here the Sheriff), Sheriff of , in the Province of

Canada, in the sum of (state here the uncent success to and endorsed on the Writ, with twenty-five per centum added for interest and costs), currency, to be paid to the said Sheriff, or his certain attorney, executors, administrators or assigns; for which payment, to be well and faithfully made, we bind ourselves, and each of us by himself for the whole and every part thereof, and the heirs, executors, and administrators of us, and every of us, firmly by these presents, scaled with our scals, and dated this

day of , in the year of Our Sovereign Lady Victoria, by the Grace of God of the United Kingdom of Great Britain and Ircland, Queen, Defender of the Faith, and in the year of Our Lord one thousand eight hundred and .

Whereas the above bounden (name here the defendant) has been by the said Sheriff arrested under and by virtue of a certain Writ sued out of (name here the Court out of which such Writ may have been sucd), at the instance of (name here the Plaintiff), and to the said Sheriff in due course of law delivered;

The condition of this obligation is such that if the said (name here the Defendant) do on (state here the return day of the Writ), or at any time previously thereto, or within eight days thereafter, give good and sufficient security to the satisfaction of (name here the Court into which the Writ may be returnable), or of any one of the Judges of the said Court, that he, the said (name here the Defendant), will surrender himself into the custody of the said Sheriff whenever required so to do by any order of the said Court, or of any Judge thereof, made as by law provided, or in default thereof, will pay to the said (name here the Plaintiff) 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 stand in full force, vigor and effect.

Signed, sealed and delivered in presence of