CRIMINAL CODE (PART XXV)

for want of sufficient evidence against the said A. B., the said A. B. has not been committed or holden to bail for the said offence, but on the contrary thereof has been since discharged, and it is therefore not necessary that the said E. F. should be detained longer in your custody: These are therefore to order and direct you the said keeper to discharge the said E. F. out of your custody, as to the said commitment, and suffer him to go at large.

Given under (my) hand and seal, this day of , in the year , at , in the county aforesaid.

J. S., [SEAL.]
J. P., (name of county.)

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55-56 V, c. 29, sch. 1, form AA.

FORM 28.

(Section 696.)

Recognizance of Bail.

Canada,
Province of
County of

Be it remembered that on the year , A. B. of , (labourer), L. M., of , (grocer), and N. O., of , butcher), personally came before (us) the undersigned, (two) justices of the peace for the county of , and severally acknowledged themselves to owe to our Sovereign Lord the King, his heirs and successors, the several sums following, that is to say: the said A. B., the sum of , and the said L. M. and N. O. the sum of , each, of good and lawful current money of Canada, to be made and levied of their several goods and chattels, lands and tenements respectively, to the use of our said Sovereign Lord the King, his heirs and successors, if he, the said A. B., fails in the condition endorsed (or here-under written).

Taken and acknowledged the day and year first above mentioned, at , before us.

J. S., J. N., J. P., (name of county.)

The condition of the within (or above) written recognizance is such that whereas the said A. B. was this day charged before (us), the