#### No. 14.

## NOTICE TO BE ENDORSED ON THE WRIT.

Notice is hereby given that if the Defendant [or where more than one defendant, if any of the defendants] do not appear and defend the possession of the property claimed by the within writ, or such part thereof as he [or they] may be advised, the Plaintiff will be at liberty to sign Judgment at the expiration of four days after the day named in the writ for the appearance of the Defendants, and the Defendants may, thereupon, be turned out of possession.

#### No. 15.

## JUDGMENT IN CASE OF NON-APPEARANCE.

G. H., J. K., and L. M., were summoned to answer A. B., C. D., and E. F., for withholding possession of a house and ten acres of land, situate at , in the county of , and described as follows \*:

And no appearance has been entered to the said writ, [or where defence has been made to a part, except as to—(describe it.) Therefore it is considered that the said A. B., C. D., and E. F., do recover possession of the premises above mentioned, [or where defence is to part, except as to part for which defence has been made as aforesaid,] with the appurtenances.

#### No. 16.

### JUDGMENT IN CASE OF APPEARANCE.

# (As in last form to the \*)

And the Defendants appear and defend the possession [or of part thereof, describing the part.] Jury impannelled and sworn, who say that the Plaintiffs [or one of them, as the case as may be] are entitled to the possession of the premises [or to the said part thereof;] and they also assess damages for the detention thereof in the sum of £, to be paid to the said A. B., C. D., and E. F.

Therefore it is considered that the said A. B., C. D., and E. F., do recover [as above where judgment is for non-appearance,] and also the sum of £ by the

jury assessed as aforesaid, together with costs of suit.

#### No. 17.

### FORMS OF PLEAS IN EJECTMENT.

The said C. D. [Defendant] says that the Plaintiffs are not, nor is either of them entitled to the possession of the said messuage and lot of Land claimed by them. [Or if Defendant only defends for a part]—The said C. D. says that he only defends for a part of the premises claimed by the Plaintiff, and which is thus described: [describe it with reasonable certainty,] and he disclaims all right and title in the residue of the said premises, or to the possession thereof; and as to the part for which he defends, says, that the said Plaintiffs are not, nor is either of them, entitled to the possession of the part of the said premises above specified.

Plea by landlord shall commence thus: And E. F. admitted to defend as Landlord

of the said Premises, [or part thereof, describing the part,] says that

No.