plaintiff and defendant, the place of residence of the plaintiff, and the place of residence, or supposed residence, or last known residence of the defendant, and such designation or description of the parties respectively as the plaintiff, or his Solicitor, may be able to give, shall be mentioned in such Writ, and shall contain a true and succinct statement of the plaintiff's cause, or causes of action; and if the plaintiff shall sue, or the defendant be sued, otherwise than in his own rights, shall also state the character in which, and the title by which he sues, or in respect of which the defendant is sued, and shall also state the relief which the plaintiff requires.

Rule 10th. The particulars of the plaintiff's demand, where the same shall be a liquidated or money demand, and of all credits to which the defendant may be entitled, and of the balance, if any, claimed by the plaintiff, shall be indersed on the Writ, and on the copies thereof for service, unless the said demand shall consist of so many items or particulars that they cannot be conveniently indersed thereon; in which case the plaintiff shall cause particulars to be annexed to said Writ, and to the copies thereof intended for service to be incorporated therewith, by proper reference, and shall cause the same to be served on the defendant; such indersement on or paper annexed to the Writ shall be considered as particulars of demand, and no further or other particulars need be delivered, unless ordered by the Court, or Judge.

Rule 11th. Every Writ of Summons shall contain, or be endorsed with the name and place of abode of the Solicitor actually suing out the same, and in case no Solicitor should be employed to issue the Writ, then shall contain, or be endorsed with a memorandum expressing that the same has been sued out by the plaintiff in person, mentioning the Town or District, and also the name of the street, and number, if any, of the house of such plaintiff's residence; and also, in case the said plaintiff shall not reside in the town of Victoria, mentioning some place in the said Town at which the debt may be paid; and all notices and other proceedings in the cause may be served.

RULE 12TH. One duplicate or more of such Writ of Summons shall be sealed, with the seal of the said Supreme Court, by the said Clerk of the Writs, on application of the plaintiff or his Solicitor.

Rule 13th. Upon the Writ, and duplicate, or copy of any Writ, served for the payment of any debt, the amount of the debt shall be stated, and the amount of what the plaintiff or his Solicitor claims for the cost of such writ, copy and service, and attendance, to receive debt and costs; and it shall be further stated, that upon payment thereof, within six days, to the plaintiff or his Solicitor, further proceedings will be stayed, which endorsement shall be written or printed in the following form or to the like effect, viz: "The plaintiff claims £ for debt, and £ for costs, and if the amount thereof be paid, to the plaintiff or his Solicitor within six days from the service hereof, further proceedings will be stayed." But the defendant shall be at liberty, notwithstanding such payment, to have the costs taxed, and if more than one-sixth shall be disallowed, the plaintiff or his Solicitor, shall pay the costs of taxation.

Rule 14th. No original Writ of Summons shall be in force for more than six months from the day of the date thereof, including the day of such date, but if any defendant therein named shall not have been served therewith, the original Writ of Summons may be renewed at any time before its expiration, for six months from the date of such renewal, and so from time to time, during the currency of the renewed writ, by being re-sealed with the seal of the said Supreme Court, and a memorandum of the date of the day, month and year of such renewal, signed or initialed, by the proper officer of the Court.

RULE 15TH. The person serving the Writ of Summons shall, and is hereby required to serve on the defendant an exact copy of the original Writ of Summons, with the particulars and other endorsement thereon, and at the same time to exhibit to the