appear in our Court of , to shew cause why A. B., (or E. F., as executor of the last Will and Testament of the said A. B., deceased, or as the case may be,) should not have execution against you, (if against a representative, here insert, as executor of the last Will and Testament of , deceased, or as the case may be,) of a Judgment whereby the said A. B., or as the case may be, recovered against you, (or as the case may be,) £ and take notice that in default of your doing so, the said A. B., (or as the case may be,) may proceed to execution.

Witness, &c.,

EJECTMENT.

No. 12 .- (Vide Section 221.)

VICTORIA, &c.,

To X., Y. and Z., and all persons entitled to defend the possession of (describe the property with reasonable certainty,) in the Township of , in the County of , to the possession whereof A. B., and C, some or one of them claim to be (or to have been on and since the day of , A. D.,) entitled, and to eject all other persons therefrom. These are to will and command you or such of you as deny the alleged title, within sixteen days of the service hereof, to appear in our Court of , to defend the said property or such part thereof as you may be advised, in default whereof Judgment may be signed, and you turned out of possession.

Witness, &c.,

No. 13.—(Vide Section 231.)

JUDGMENT IN EJECTMENT IN CASE OF NON-APPEARANCE.

In the Q. B., (or C. P.)

The day of , 18 (date of the Writ.)

County of to wit: On the day and year above written, a Writ of to wit: Our Lady the Queen issued out of this Court in these words, that is to say:

VICTORIA, &c., (copy the Writ,) and as no appearance has been entered or defence made to the said Writ, therefore it is considered that the said (insert the names of the persons in whom title is alleged in the Writ,) do recover possession of the land in the said Writ mentioned, with the appurtenances.