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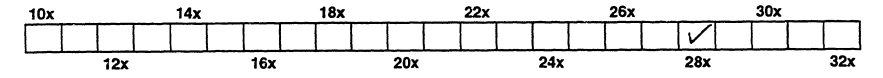
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Ist Session, 4th Parliament, 16 Victoria, 1852.

# **BILL**.

An Act to facilitate the performance of the duties of Justices of the Peace out of Sessions in Upper Canada, with respect to persons charged with indictable offences.

Received and read first time Monday, 8th November, 1852.

Second reading, Tuesday, 15th February, 1853.

# HON. MR ATTY. GENL. RICHARDS.

QUEBEC : THERED BY JOHN LOVELL, MOUNTAIN STREET.

2.2.2)

# BILL.

# An Act to facilitate the performance of the duties of Justices of the Peace, out of Sessions, in Upper Canada, with respect to persons charged with Indictable Offences.

YHEREAS it would conduce much to the improvement of the admin- Preamble. istration of Criminal Justice in Upper Canada, if the several Statutes and parts of Statutes relating to the duties of Her Majesty's Justices of the Peace therein, with respect to persons charged with indictable 5 offences, were consolidated, with such additions and alterations as may be deemed necessary, and that such duties should be clearly defined by positive enactment: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted 10 and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and intituled, An Act to re-unite the Provinces of Upper and Lower Canada, and for the For what Government of Cunada, and it is hereby enacted by the authority of the same, offences a Jus-tice of the That in all cases where a charge or complaint (Å) is made before any one Peace may 15 or more of Her Majesty's Justices of the Peace for any Territorial Division grant a Warin Upper Canada, that any person has committed, or is suspected to have rant or Sum-committed, any treason, felony or other indictable misdemeanor or offence the party within the limits of the jurisdiction of such Justice or Justices of the charged there-Peace, or that any person guilty or suspected to be guilty of having com- with to be brought before 20 mitted any such crime or offence elsewhere out of the jurisdiction of such him. Justice or Justices, is residing or being, or is suspected to reside or be within the limits of the jurisdiction of such Justice or Justices, then, and in every such case, if the person so charged or complained against shall not then be in custody, it shall be lawful for such Justice or Justices of the 25 Peace to issue his or their Warrant (B) to apprehend such person, and to cause him to be brought before such Justice or Justices, or any other Justice or Justices for the same Territorial Division; to answer such charge or complaint and to be further dealt with according to law; Provided always, that in all cases it shall be lawful for such Justice In what cases 30 or Justices to whom such charge or complaint shall be preferred, if the party he or they shall so think fit, instead of issuing in the first instance charged may his or their Warrant to apprehend the person so charged or complained instead of against, to issue his or their Summons (C) directed to such person, issuing a War-requiring him to appear before the said Justice or Justices, at the rantin the first instance.

35 time and place to be therein mentioned, or before such other Justice or Justices of the same Territorial Division as may then be there, and if, after If the Sumbeing served with such Summons in manner hereinafter mentioned, he shall mons be not fail to appear at such time and place, in obedience to such Summons, then, obeyed a War-rant may then and in every such case, the said Justice or Justices, or any other Justice or be issued.

Warrant (D) to apprehend such person so charged or complained against, and cause such person to be brought before him or them, or before some other Justice or Justices of the Peace for the same Territorial Division, to answer to the said charge or complaint, and to be further dealt with according to law; Provided nevertheless, that nothing herein contained shall pre- 5 vent any Justice or Justices of the Peace from issuing the Warrant hereinbefore first mentioned, at any time before or after the time mentioned in such Summons for the appearance of the said accused party.

As to Warhend parties against whom indictments

If the party indicted be

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ed.

Proviso.

Proviso.

II. And be it enacted, That when any indictment shall be found by rants to appre- the Grand Jury in any Court of Oyer and Terminer or General Gaol Deli- 10 very, or in any Court of General or Quarter Sessions of the Peace, against any person who shall then be at large, and whether such person shall be may be found by any Recognizance to appear to answer to any such charge or not, the person who shall act as Marshall at such Court of Over and Terminer, or Gaol Delivery, or as Clerk of the Peace at such Sessions at 15 which the said indictment shall be found, shall, at any time afterwards after the end of the Sessions of Oyer and Terminer, or Gaol Delivery, or Sessions of the Peace, at which such indictment shall have been found, upon application of the Prosecutor, or of any person on his behalf, and on payment of a fee of one shilling, if such person shall not have already 20 appeared and pleaded to such indictment, grant unto such Prosecutor or person a Certificate (F) of such indictment having been found; and upon production of such Certificate to any Justice or Justices of the Peace for the District in which the offence shall in such indictment be alleged to have been committed, or in which the person indicted in and by such indictment 25 shall reside or be, or be supposed or suspected to reside or be, it shall be lawful for such Justice or Justices, and he or they are hereby required to issue his or their Warrant (G) to apprehend such person so indicted, and to cause him to be brought before such Justice or Justices or any other Justice or Justices for the same District, to be dealt with according to law; 30 and afterwards if such person be thereupon apprehended and brought before any such Justice or Justices, such Justice or Justices, upon its being proved upon oath or affirmation before him or them that the person so apprehended is the same person who is charged and named in such indictment, shall, without further inquiry or examination, commit (H) him 35 for trial or admit him to bail in manner hereinafter mentioned; or if such person so indicted shall be confined in any gaol or prison for any other offence than that charged in the said indictment at the time of such application Gaol for some other offence, and production of such Certificate to such Justice or Justices as aforesaid, it shall be lawful for such Justice or Justices, and he or they are hereby 40 may order him required, upon its being proved before him or them upon oath or affirmato be detained until removed tion, that the person so indicted and the person so confined in prison are one and the same person, to issue his or their Warrant (I), directed to the Gaoler or Keeper of the gaol or prison in which the person so indicted shall wise discharg- then be confined as aforesaid, commanding him to detain such person in his 45 custody, until, by Her Majesty's Writ of Habeas Corpus, he shall be removed therefrom for the purpose of being tried upon the said indictment, or until he shall be otherwise removed or discharged out of his custody by due course of law: Provided always, that nothing herein contained shall prevent or be construed to prevent the issuing or execution of Bench 50 Warrants, whenever any Court of competent jurisdiction may think proper to order the issuing of any such Warrant.

111. And be it enacted, That it shall be lawful for any Justice or Jus- Justices may tices of the Peace to grant or issue any Warrant as aforesaid, or any issue Search Warrants and Search Warrant, on a Sunday as well as on any other day.

IV. And be it enacted, That in all cases when a charge or complaint Information 5 for any indictable offence shall be made before such Justice or Justices on osthrequiraforesaid, if it be intended to issue a Warrant in the first instance against Warrant such party or parties so charged, an information and complaint thereof (A) issues in the in writing, on the oath or affirmation of the informant, or of some witness first instance. or witnesses in that behalf, shall be laid before such Justice or Justices: What inform-10 Provided always, that in all cases when it is intended to issue a Summons ation required

- instead of a Warrant in the first instance, it shall not be necessary that in case a summons only such information and complaint shall be in writing, or be sworn to or affirmed issues. in manner aforesaid; but in every such case such information and complaint may be by parol merely, and without any oath or affirmation what-
- 15 soever to support or substantiate the same: Provided also, that no objec- Proviso: No tion shall be taken or allowed to any such information or complaint for any objection alleged defect therein in substance or in form, or for any variance between defect of form it and the evidence adduced on the part of the prosecution, before the Jus- or substance in tice or Justices who shall take the examination of the witnesses on that information.

20 behalf as hereinafter mentioned; and if any credible Witness shall prove upon oath (E1) before a Justice of the Peace, that there is reasonable cause to suspect that any property whatsoever, on or with respect to which Search Warany larceny or felony shall have been committed, is in any dwelling house, rant may be out-house, garden, yard, croft or other place or places, the Justice may tain cases. 25 grant a Warrant (E 2) to search such dwelling house, garden, yard, croft

or other place or places, for such property.

V. And be it enacted, That upon such information and complaint being Upon receivso laid as aforesaid, the Justice or Justices receiving the same may, if he or ing the inform-they shall think fit, issue his or their Summons or Warrant respectively as tice may issue 30 hereinbefore directed, to cause the person charged as aforesaid to be and a Summons or appear before him or them, or any other Justice or Justices of the Peace Warrant, as for the same Territorial Division, to be dealt with according to law : and require every summons (C) shall be directed to the party so charged in and by such information, and shall state shortly the matter of such information, and 35 shall require the party to whom it is directed to be and appear at a certain

- time and place therein mentioned, before the Justice who shall issue such Summons, or before such other Justice or Justices of the Peace for the same Territorial Division as may then be there, to answer to the said charge, and to be further dealt with according to law; and every such Summons Howany such
- 40 shall be served by a Constable or other Peace Officer upon the person to Summons whom it is so directed, by delivering the same to the party personally, or, if he shall be ser-cannot conveniently he met with then, by leaving the same for him with cannot conveniently be met with, then by leaving the same for him with some person at his last or most usual place of abode; and the Constable or other Peace Officer who shall have served the same in manner aforesaid,
- 45 shall attend at the time and place, and before the Justices in the said Summons mentioned, to depose, if necessary, to the service of such Summons; and if the person so served shall not be and appear before such Justice or If the party Justices, at the time and place mentioned in such Summons, in obedience summoned do Justices, at the time and place mentioned in such summons, in obscience not attend a to the same, then it shall be lawful for such Justice or Justices, to issue his Warrant may
- 50 or their Warrant (D) for apprehending the party so summoned, and bring- issue against ing him before such Justice or Justices, or before some other Justice or him. Justices for the same Territorial Division, to answer the charge in the said

others on Sundav.

Proviso: No objection to be allowed for alleged defect in form or substance of Warrant or Summons: what may be done in case of variance, ås.

Warrant to apprehend any party to be under hand Justice.

To whom the ticulars it must contain, &e.

How and where the warrant may be executed.

Proviso: No objection to be allowed for in form or substance; what may be variance, &c.

information and complaint mentioned, and to be further dealt with according to law: Provided always, that no objection shall be taken or allowed to any such Summons or Warrant for any alleged defect therein in substance or in form, or for any variance between it and the evidence adduced on the part of the Prosecutor before the Justice or Justices who shall take the 5 examination of the Witnesses in that behalf as hereinafter mentioned ; but if any such variance shall appear to such Justide or Justices to be such that the party charged has been thereby deceived or misled, it shall be lawful for such Justice or Justices, at the request of the party so charged, to adjourn the hearing of the case to some future day, and, in the meantime 10 to remand the party so charged, or admit him to bail in manner hereinafter mentioned.

VI. And be it enacted, That every Warrant (B) hereafter to be issued by any Justice or Justices of the Peace to apprehend any person charged with any indictable offence, shall be under the Hand and Seal, or Hands 15 and seal of the and Seals, of the Justice or Justices issuing the same, and may be directed to all or any of the Constables or other Peace Officers of the District within which the same is to be executed, or to such Constable and all other Constables or Peace Officers in the Territorial Division within which the Justice or Justices issuing the same has or have jurisdiction, or generally 20 Warrant shall to all the Constables or Peace Officers within such last mentioned Terriand what par- torial Division; and it shall state shortly the offence on which it is founded, and shall name or otherwise describe the offender; and it shall order the person or persons to whom it is directed to apprehend the offender, and bring him before the Justice or Justices issuing such War & rant, or before some other Justice or Justices of the Peace for the same Territorial Division, to answer to the charge contained in the said information, and to be further dealt with according to law; and it shall not be necessary to make such Warrant returnable at any particular time, but the same may remain in force until it shall be executed; and such 31 Warrant may be executed by apprehending the offender at any place within the Territorial Division within which the Justice or Justices issuing the same shall have jurisdiction, or, in case of fresh pursuit, at any place in the next adjoining Territorial Division, and within seven miles of the border of such first mentioned Territorial Division, 35 withous having such Warrant backed, as hereinafter mentioned; and in all cases where such Warrant shall be directed to all Constables or other Peace Officers within the Territorial Division within which such Justice or Justices shall have jurisdiction, it shall be lawful for any Constable or other Peace Officer for any place within such District to execute the said 4 Warrant at any place within the jurisdiction for which the said Justice or Justices shall have acted when he or they granted such Warrant, in like manner as if such Warrant were directed specially to such Constable by name, and notwithstanding the place within which such Warrant shall be executed shall not be within the place for which he shall be Constable 45 or Peace Officer; Provided always, that no objection shall be taken or allowed to any such Warrant for any defect therein, in substance or in alleged defect form, or for any variance between it and the evidence adduced on the part of the prosecution, before the Justice or Justices who shall take the examination of the witnesses in that behalf as hereinafter mentioned; 50 done in case of but if any such variance shall appear to any such Justice or Justices to be such that the party charged has been thereby deceived or misled, it shall be lawful for such Justice or Justices, at the request of the party so

charged, to adjourn the hearing of the case to some future day, and in the meantime to remand the party so charged, or to admit him to bail in manner hereinafter mentioned.

VII. And be it enacted, That if the person against whom any such provisions re-5 Warrant shall be issued, as aforesaid, shall not be found within the juris- lative to the diction of the Justice or Justices by whom the same shall be issued, or backing or enif he shall escape, go into, reside or be, or be supposed or suspected to be in Warrants, in any place within this Province, whether in Upper or in Lower Canada other territoout of the jurisdiction of the Justice or Justices issuing such Warrant, it rial divisions

- 10 shall and may be lawful for any Justice of the Peace within the jurisdic- than that in which they tion of whom such person shall so escape or go, or in which he shall were respecreside or be, or be supposed or suspected to be, upon proof alone being tively issued, made on oath of the hand-writing of the Justice issuing the same, and such endorsewithout any security being given, to make an endorsement (K) on such ment.
- 15 Warrant, signed with his name, authorizing the execution of such Warrant within the jurisdiction of the Justice making such endorsement, and which endorsement shall be sufficient authority to the person bringing such Warrant, and to all other persons to whom the same was originally directed, and also to all Constables and other Peace Officers of the Terri-
- 20 torial Division where such Warrant shall be so endorsed, to execute the same in such other Territorial Division, and to carry the person against whom such Warrant shall have issued, when apprehended, before the Justice or Justices of the Peace who first issued the said Warrant, or before some other Justice or Justices of the Peace for the same Territorial Divi-
- 25 sion, or before some Justice or Justices of the Territorial Division where the offence in the said Warrant mentioned appears therein to have been committed; Provided always, that if the Prosecutor or any of the Wit- Proviso: Pronesses upon the part of the prosecution shall then be in the Territorial coedings when Division where such person shall have been so apprehended, the Consta-30 ble, or other person or persons who shall have so apprehended such per- in such other
- son, may, if so directed by the Justice backing such Warrant, take and territorial convey him before the Justice who shall have so backed the said Warrant, or before some other Justice or Justices for the same Territorial Division; and the said Justice or Justices may thereupon take the
- 35 examination of such Prosecutor or Witnesses, and proceed in every respect in manner hereinafter directed with respect to persons charged before a Justice or Justices of the Peace, with an offence alleged to have been committed in another District than that in which such persons have been apprehended.
- VIII. And be it enacted, That if it shall be made to appear to any Jus- Justices may 40 tice of the Peace, by the oath or affirmation of any credible person, that any summon witperson within the jurisdiction of such Justice is likely to give material evi-tend and give dence for the prosecution, and will not voluntarily appear for the purpose of evidence. being examined as a Witness at the time and place appointed for the examin-
- 45 ation of the witnesses against the accused, such Justice may and is hereby required to issue his Summons (L 1) to such person under his Hand and Seal, requiring him to be and appear at a time and place mentioned in such Summons, before the said Justice, or before such other Justice or Justices of the Peace for the same Territorial Division as shall then be there, to
- 50 testify what he shall know concerning the charge made against such accused party; and if any person so summoned shall neglect or refuse to appear at If such Sumthe time and place appointed by the said Summons, and no just excuse mons be not

divisions.

obeyed a Warrant may be issued to compel attendance.

In certain cases and upon proper evidence on oath. the Warrant may issue in the first instance.

Persons appearing and refusing to be examined may

Provisions as to the examination and deposition of witnesses.

Justice to administer the usual oath or affirmation.

Deposition of persons who may have died or be unable in certain cases be read at the trial.

shall be offered for such neglect or refusal, then (after proof upon oath or affirmation of such Summons having been served upon such person, either personally or with some person for him at his last or most usual place of abode,) it shall be lawful for such Justice or Justices before whom such person should have appeared, to issue a Warrant (L 2) under his or their 5 Hands and Seals, to bring and have such person, at a time and place to be therein mentioned, before the Justice who issued the said Summons, or before such other Justice or Justices of the Peace for the same Territorial Division as shall then be there, to testify as aforesaid, and which said Warrant may, if necessary, be backed as hereinbefore is mentioned, in order to 10 its being executed out of the jurisdiction of the Justice who shall have issued the same ; or if such Justice shall be satisfied by evidence upon oath or affirmation that it is probable that such person will not attend to give evidence unless compelled so to do, then, instead of issuing such Summons, it shall be lawful for him to issue his Warrant (L 3) in the first instance, 15 and which, if necessary, may be backed as aforesaid; and if on the appearance of such person so summoned before the said last mentioned Justice or Justices, either in obedience to the said Summons or upon being brought before him or them by virtue of the said Warrant, such person shall refuse to be examined upon oath or affirmation concerning the premises, or shall 20 refuse to take such oath or affirmation, or having taken such oath or affir, be committed. mation shall refuse to answer such questions concerning the premises as shall then be put to him without giving any just excuse for such refusal, any Justice of the Peace then present and having there jurisdiction, may, by Warrant (L 4) under his Hand and Seal, commit the person so refusing 25 to the Common Gaol or House of Correction for the Territorial Division where such person so refusing shall then be, there to remain and be imprisoned for any time not exceeding ten days, unless he shall in the meantime consent to be examined and to answer concerning the premises.

IX. And be it enacted, That in all cases where any person shall appear 30 or be brought before any Justice or Justices of the Peace charged with any indictable offence, whether committed in this Province or upon the high seas, or on land beyond the sea, or whether such person appear voluntarily. upon Summons or have been apprehended, with or without Warrant, or be in custody for the same or any other offence, such Justice or Justices be-35 fore he or they, shall commit such accused person to prison for trial, or before he or they shall admit him to bail, shall in the presence of such accused person, who shall be at liberty to put questions to any witness produced against him, take the statement (M) on oath or affirmation of those who shall know the facts and circumstances of the case, and shall put the 40 same in writing, and such depositions shall be read over to and signed respectively by the witnesses who shall have been so examined, and shall be signed also by the Justice or Justices taking the same; and the Justice or Justices before whom any such witness shall appear to be examined as aforesaid, shall, before such witness is examined, administer to such witness 45 the usual oath or affirmation, which such Justice or Justices shall have full power and authority to do; and if upon the trial of the person so accused as first aforesaid, it shall be proved upon the oath or affirmation of any credible witness, that, any person whose deposition shall have been taken as to attend may aforesaid is dead, or is so ill as not to be able to travel, and if also it be 50 proved that such deposition was taken in presence of the person so accused, and that he had a full opportunity of cross-examining the witness, then if such deposition purport to be by the Justice by or before whom the same

purports to have been taken, it shall be lawful to read such deposition as evidence in such prosecution without further proof thereof, unless it shall be proved that such deposition was not in fact signed by the Justice purporting to sign the same.

- X. And be it enacted, That after the examinations of all the witnesses When the ex-5 on the part of the prosecution as aforesaid shall have been completed, the amination of on the part of the prosecution as aloresaid shall have been completed, the witnesses Justice of the Peace or one of the Justices by or before whom such is completed, examination shall have been so completed as aforesaid, shall, without their deposirequiring the attendance of the witnesses, read or cause to be read to the tions to be read 10 accused the depositions taken against him, and shall say to him these to the party, words, or words to the like effect: "Having heard the evidence, do you any statement "wish to say any thing in answer to the charge? You are not obliged he may then "to say any thing unless you desire to do so, but whatever you say to be taken "will be taken down in writing, and may be given in evidence against down, he being 15 "you upon your trial;" and whatever the prisoner shall then say in first cautionanswer thereto shall be taken down in writing (N) and read over to him, ed, de. and shall be signed by the said Justice or Justices, and kept with the depositions of the witnesses, and shall be transmitted with them as hereinafter mentioned; and afterwards, upon the trial of the said accused 20 person, the same may if necessary be given in evidence against him without further proof thereof, unless it shall be proved that the Justice or Justices purporting to sign the same did not in fact sign the same: Provided Proviso: he is always, that the said Justice or Justices, before such accused person shall to be cautionmake any statement, shall state to him and give him clearly to understand ed on certain 25 that he has nothing to hope from any promise of favor, and nothing to
- fear from any threat which may have been holden out to him to induce him to make any admission or confession of his guilt, but that whatever he shall then say may be given in evidence against him upon his trial, notwithstanding such promise or threat: Provided nevertheless, that Provise:
- 30 nothing herein contained or enacted shall prevent the prosecutor in any certain statecase from giving in evidence any admission or confession, or other state-by the accused ment of the person accused or charged; made at any time which by law may be used would be admissible as evidence against such person.

XI. And be it declared and enacted, That the room or building in Place where 35 which such Justice or Justices shall take such examination and state- the examinawhich such Justice or Justices shall take such examination and state-ment as aforesaid, shall not be deemed an open Court for that purpose; inot to be and it shall be lawful for such Justice or Justices; in his or their discre- deemed an tion, to order that no person shall have access to or be or remain in such open Court. room or building without the consent or permission of such Justice or 40 Justices, if it appear to him or them that the ends of Justice will be best

answered by so doing.

XII. And be it enacted, That it shall be lawful for any such Justice Justices may or Justices before whom any such witness shall be examined as afore bind over the said, to bind by Recognizance (O1) the Prosecutor, and every such witness, prosecutor

- 45 to appear at the next Court of competent Criminal Jurisdiction at which to prosecute the accused is to be tried, then and there to prosecute or prosecute and and give give evidence, or to give evidence, as the case may be, against the party evidence. accused, which said Recognizance shall particularly specify the profession, art, mystery or trade of every such person entering into or acknow-
- 50 ledging the same, together with his Christian and sumame; and the Parish, Township or place of his residence; and if his residence be in a

against him.

depositions, &c., to be transmitted to the proper officer of the Court in which the trial is to be had.

Witnesses refusing to enter into cognizances may be committed.

Proviso.

Sic.

Justices may remand the accused from time to time, for not exceeding eight days, by Warmore than three days by verbal order.

Proviso.

City, Town or Borough, the Recognizance shall also particularly specify the name of the street and the number (if any) of the house in which he resides, and whether he is owner or tenant thereof, or lodger therein; and the said Recognizance, being duly acknowledged by the person so entering into the same, shall be subscribed by the Justice or Justices before 5 whom the same shall be acknowledged, and a notice (O 2) thereof signed by the said Justice or Justices, shall at the same time be given to Recognizance, the person bound thereby; and the several Recognizances so taken, together with the written information (if any), the depositions, the statement of the accused, and the Recognizance of Bail (if any) in every such 10 case shall be delivered by the said Justice or Justices, or he or they shall cause the same to be delivered to the proper Officer of the Court in which the trial is to be had, before or at the opening of the said Court on the first day of the sitting thereof, or at such other time as the Judge, Justice or person who is to preside at such Court at the said trial shall order and 15 appoint: Provided always, that if any such witness shall refuse to enter into or acknowledge such Recognizance as aforesaid, it shall be lawful for the Justice or Justices of the Peace by his or their Warrant (P 1) to commit him to the Common Gaol or House of Correction for the Territorial Division in which the accused party is to be tried, there to be imprisoned and safely kept until after the trial of such accused party, unless in the meantime such witness shall duly enter into such Recognizance as aforesaid before some one Justice of the Peace for the Territorial Division in which such Gaol or House of Correction shall be situate : Provided nevertheless, that if afterwards, for want of sufficient evidence in that % behalf, or other cause, the Justice or Justices before whom such accused party shall have been brought shall not commit him or hold him to bail for the offence with which he is charged, it shall be lawful for such Jus tice or Justices, or for any other Justice or Justices for the same Territorial Division, by his or their Order (P 2) in that behalf, to order and 30 direct the Keeper of such Common Gaol or House of Correction where such witnesses shall be so in custody, to discharge him from the same, and such Keeper shall thereupon forthwith discharge *him* accordingly.

XIII. And be it enacted, That if from the absence of witnesses, or from any other reasonable cause, it shall become necessary or advisable to 35 defer the examination or further examination of the witnesses for any time. it shall be lawful to and for the Justice or Justices before whom the accused shall appear or be brought by his or their Warrant (Q 1) from time to time rant, or for not to remand the party accused for such time as by such Justice or Justices in their discretion shall be deemed reasonable, not exceeding eight clear 40 days at any one time, to the Common Gaol or House of Correction or other Prison, Lock-up house, or place of security in the Territorial Division for which such Justice or Justices shall then be acting; or if the remand be for a time not exceeding three clear days, it shall be lawful for such Justice or Justices verbally to order the Constable, or other person 45 in whose custody such party accused may then be, or any other Constable or person to be named by the said Justice or Justices in that behalf to continue or keep such party accused in his custody, and to bring him before the same or such other Justice or Justices as shall be there acting at the time appointed for continuing such examination : Provided always that 50 any such Justice or Justices may order such accused party to be brought before him or them, or before any other Justice or Justices of the Peace for the same Territorial Division, at any time before the expiration of the

time for which such party shall be remanded, and the Gaoler or Officer in whose custody he shall then be shall duly obey such Order : Provided also, Proviso: that instead of detaining the said accused party in custody during the period Party acfor which such accused party shall be so remanded, any one Justice of the cused may, on the examina-

5 Peace before whom such party shall so appear or be brought as aforesaid, tion being admay discharge him, upon his entering into a Recognizance (Q 2,3,) with or journed, be without a Surety or Suretics, at the discretion of such Justice, conditioned admitted to for his appearance at the time and place appointed for the continuance of on the continsuch examination ; and if such accused party shall not afterwards appear vance thereof.

10 at the time and place mentioned in such Recognizance, then the said If the party Justice or any other Justice of the Peace who may then and there be does not so present, upon certifying (Q 4) upon the back of the Recognizances the appear, recognon-appearance of such accused party, may transmit such Recognizance to transmitted to the Clerk of the Peace for the Territorial Division within which such Clerk of the

15 Recognizance shall have been taken, to be proceeded upon in like manner Peace. as other Recognizances, and such Certificate shall be deemed sufficient prima facie evidence of such non-appearance of the said accused party.

XIV. And whereas it often happens that a person is charged before a Justice If a party be of the Peace with an offence alleged to have been committed in another Terri- apprehended 20 torial Division than that in which such person has been apprehended, or in rial Division which such Justice has invision and it is processer to relate the provided of the processer. which such Justice has jurisdiction, and it is necessary to make provision as on a charge of to the manner of taking the examinations of the witnesses, and of committing an offence the party accused or admitting him to bail in such a case, Be it therefore another, he enacted, That whenever a person shall appear or be brought before a may be ex-25 Justice or Justices of the Peace in the Territorial Division wherein such amined and Justice or Justices shall have jurisdiction, charged with an offence alleged to committed in the former.

- have been committed by him within any Territorial Division wherein such Justice or Justices shall not have jurisdiction, it shall be lawful for such Justice or Justices, and he or they are hereby required to examine such
- 30 witnesses, and receive such evidence in proof of the said charge as shall be produced before him or them within his or their jurisdiction ; and if in And upon his or their opinion such testimony and evidence shall be sufficient proof of sufficient the charge made against such accused party, such Justice or Justices shall be committed thereupon commit him to the Common Gaol or House of Correction for the to prison.
- 35 Territorial Division where the offence is alleged to have been committed, or shall admit him to bail as hereinafter mentioned, and shall bind over the prosecutor (if he have appeared before him or them) and the witnesses by Recognizance accordingly as herein before mentioned; but if such testimony Proceedings if and evidence shall not, in the opinion of such Justice or Justices be suf- the evidence
- 40 ficient to put the accused party upon his trial for the offence with which he sufficient. is so charged, then such Justice or Justices shall bind over such witness or witnesses as he shall have examined by Recognizance to give evidence as hereinbefore is mentioned ; and such Justice or Justices shall, by Warrant (R 1) under his or their Hand and Seal, or Hands and Seals, order the said
- 45 accused party to be taken before some Justice or Justices of the Peace in and for the Territorial Division where the offence is alleged to have been committed, and shall at the same time deliver up the information and complaint, and also the depositions and Recognizances so taken by him or them to the Constable who shall have the execution of such last mentioned
- 50 Warrant, to be by him delivered to the Justice or Justices before whom he shall take the accused, in obedience to the said Warrant, and which said depositions and Recognizances shall be deemed to be taken in the case, and shall be treated to all intents and purposes as if they had been taken by or

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payment of expenses of proper Territorial Division

before the said last mentioned Justice or Justices, and shall, together with such depositions and Recognizances as such last mentioned Justice or Justices shall take in the matter of such charge against the said accused party, be transmitted to the Clerk of the Court or other proper officer where the said accused party is to be tried, in the manner and at the time hereinbefore 5 mentioned, if such accused party shall be committed for trial upon the said Provision as to charge, or shall be admitted to bail; and in case such accused party shall be taken before the Justice or Justices last aforesaid, by virtue of the said conveying the last mentioned Warrant, the Constable or other person or persons to whom accused to the the said Warrant shall have been directed, and who shall have conveyed 10 such accused party before such last mentioned Justice or Justices shall be entitled to be paid his costs and expenses of conveying the said accused party before the said Justice or Justices; and upon the said Constable or other person producing the said accused party before such Justice or Justices, and delivering him into the custody of such person as the said 15 Justice or Justices shall direct or name in that behalf; and upon the said Constable delivering to the said Justice or Justices the Warrant, information (if any), depositions and Recognizances aforesaid, and proving by oath the hand-writing of the Justice or Justices who shall have subscribed the same, such Justice or Justices before whom the said accused party is 90 produced shall thereupon furnish such Constable with a Receipt or Certificate (R 2) of his or their having received from him the body of the said accused party, together with the said Warrant, information (if any), depositions and Recognizances, and of his having proved to him or them, upon oath, the hand-writing of the Justice who shall have issued the said 25 Warrant; and the said Constable, on producing such Receipt or Certificate to the Sheriff or high Bailiff of the Territorial Division in which such accused party was apprehended, will be entitled to be paid all his reasonable charges. costs and expenses of conveying such accused party into such other District. and returning from the same. 30

Two Justices XV. And be it enacted, That when any person shall have appeared empowered to before any Justice of the Peace charged with any felony, or on suspicion of charged with felony, it shall be lawful for such Justice, jointly with some other Justice felony or ap of the Peace, to admit such person to bail upon his procuring and produprehended on cing such Surety or Sureties as in the opinion of such two Justices will 35 suspicion of febe sufficient to ensure the appearance of such person so charged at the lony. time and place when and where he is to be tried for such offence; and thereupon, such two Justices shall take the Recognizance (S 1, 2) of the said accused person and his Surety or Sureties conditioned for the appearance of such accused person at the time and place of trial, and that 40 he will then surrender and take his trial, and not depart the Court with-For misdemea. out leave : Provided always, that when the offence committed or susnor one Justice pected to have been committed is a misdemeanor, any one Justice may may bail. admit to bail in manner aforesaid, and such Justice or Justices may at their discretion require that such bail should justify upon oath as to their 45 sufficiency, which oath the said Justice or Justices is and are hereby Justices not to authorized to administer : Provided also nevertheless, that no Justice or bail in cases of Justices of the Peace shall admit any person to bail for treason, nor shall treason. any such person be admitted to bail except by order of Her Majesty's Court of Queen's Bench or of Common Pleas, or one of the Judges thereof 50 in vacation.

XVI. And be it enacted, That in all cases where a Justice or Justices Justice bailing of the Peace shall admit to bail any person who shall then be in any after commit-prison charged with the offence for which he shall be so admitted to bail, Warrant of such Justice or Justices shall send to or cause to be lodged with the Deliverance 5 Keeper of such prison, a Warrant of Deliverance (S 3) under his or their Hand and Seal or Hands and Seals, requiring the said Keeper to discharge the person so admitted to bail if he be detained for no other offence, and upon such Warrant of Deliverance being delivered to or lodged with such Keeper, he shall forthwith obey the same.

- XVII. And be it enacted, That when all the evidence offered upon If the evidence 10 the part of the prosecution against the accused party shall have been be deemed inheard, if the Justice or Justices of the Peace then present shall be of sufficient, ac-opinion that it is not sufficient to put such accused party upon his trial charged: but for any indictable offence, such Justice or Justices shall forthwith order if sufficient he
- 15 such accused party, if in custody, to be discharged as to the information shall be com-mitted for then under inquiry; but if in the opinion of such Justice or Justices trial. such evidence is sufficient to put the accused party upon his trial for an indictable offence, or if the evidence given raise a strong or probable presumption of the guilt of such accused party, then such Justice or
- 20 Justices shall by his or their Warrant (T 1) commit him to the common Gaol or House of Correction for the Territorial Division to which by law he may now be committed, or, in the case of an indictable offence committed on the high seas or on land beyond the sea, to the Common Gaol of the Territorial Division within which such Justice or Justices shall
- 25 have jurisdiction, to be there safely kept until he shall be thence delivered by due course of law, or admit him to bail as hereinbefore mentioned.

XVIII. And be it enacted, That the Constable or any of the Consta-Provisions as bles, or other persons to whom any Warrant of Commitment shall be to the convey-30 directed, authorized by this or any other Act, shall convey such accused ance of prisonperson therein named or described to the Gaol or other Prison mention- ers to Gaol. ed in such Warrant, and there deliver him, together with such Warrant, to the Gaoler, Keeper or Governor of such Gaol or Prison, who shall thereupon give such Constable or other person so delivering such prisoner 35 into his custody a receipt (T 2) for such prisoner, setting forth the state and condition in which such prisoner was when he was delivered into the custody of such Gaoler, Keeper or Governor.

XIX. And be it enacted, That at any time after all the examinations After the exaaforesaid shall have been completed, and before the first day of the Ses- mination is 40 sions, or other first sitting of the Court at which any person so committed completed Deto prison or admitted to bail as aforesaid is to be tried, such person may fendant to be require and shall be entitled to have, from the Officer or person having copy of deposithe custody of the same, copies of the depositions on which he shall have tions on paying been committed or bailed, on payment of a reasonable sum for the same. for such copy. 45 not exceeding at the rate of three pence for each folio of one hundred

words.

XX. And be it enacted, That the several forms in the Schedule to Forms in Schethis Act contained, or forms to the like effect, shall be good, valid and dule to be vasufficient in law.

XXI. And be it enacted, That any Inspector and Superintendent of Inspectors of Police, de., Police, Police Magistrate or Stipendiary Magistrate, appointed or to be whatever may appointed for any Territorial Division, shall have full power to do alone bedone by two whatever is authorized by this Act to be done by any two or more or more Jus-Justices of the Peace, and that the several forms in the Schedule to 5 tices of the this Act annexed, may be varied so far as it may be necessary to render Peace under them applicable to such Inspector and Superintendent of Police, Police this Act. Magistrate or Stipendiary Magistrate aforesaid.

Inconsistent pealed.

XXII. And be it enacted, That from and after the day on which this enactments re- Act shall commence to take effect, all other Act or Acts or parts of Acts 16 which are contrary to or inconsistent with the provisions of this Act, he and the same are hereby repealed.

Act to apply to only.

XXIII. And be it enacted, That this Act shall apply only to Upper Upper Canada, except in so far as any provision thereof is expressly extended to Lower Canada, or to any Act to be done there. 15

Commencement of Act.

XXIV. And be it enacted, That this act shall commence and have force and effect upon, from and after the first day of , one thousand eight hundred and fifty , and not before.

# SCHEDULE (A.)

INFORMATION AND COMPLAINT FOR AN INDICTABLE OFFENCE.

Province of Canada. (County or United Counties, or as the case may be,) of

The information and complaint of C. D. of , (yeoman), taken day of this , in the year of our Lord before the undersigned, (one) of Her Majesty's Justices of the Peace in and for the said (County or as the case may be) of , who saith that (dec. stating the offence).

Sworn before (me), the day and year first above mentioned, at

J. S.

# (B.)

WARRANT TO APPREHEND A PERSON CHARGED WITH AN INDICTABLE OFFENCE.

Province of Canada, (County or United) Counties, or as the case may be.) of

To all or any of the Constables or other Peace Officers in the (County or United Counties, or as the case may be) of

Whereas A. B., of , (laborer), hath this day been charged upon oath before the undersigned, (one) of Her Majesty's Justices of the Peace in and for the said (County or United Counties or as the case may be) of

, for that he on , at , did (dec. stating shortly the offence): These are therefore to command you, in Her Majesty's name, forthwith to apprehend the said A. B., and to bring him before (me) or some other of Her Majesty's Justices of the Peace in and for the said (County or United Counties or as the case may be,) of , to answer unto the said charge, and to be further dealt with according to law. Given under (my) Hand and Seal, this day of

, in the (County &c.) aforesaid.

J. S. [L. 8.]

# (C.)

SUMMONS TO A PERSON CHARGED WITH AN INDICTABLE OFFENCE.

Province of Canada, (County or United Counties, or as the case may be,) of

To A. B. of

at

#### , (laborer).

Whereas you have this day been charged before the undersigned (one) of Her Majesty's Justices of the Peace in and for the said (County or United Counties or as the case may be,) of for that you on , at , (&c., stating shortly the offence); These are therefore to command you, in Her Majesty's name, to be and appear before (me) on , at o'clock in the (fore) noon at , or before such other Justice or Justices of the Peace for the same (County or United Counties or as the case may be,) of , as may then be there, to answer to the said charge, and to be further dealt with according to law. Herein fail not.

Given under (my) Hand and Seal, this day of in the year of our Lord , at , in the (County &c.) aforesaid. J. S. [L. s.]

# (D 1.)

WARRANT WHEN THE SUMMONS IS DISOBEVED.

Province of Canada, (County or United Counties, or as the case may be,) of

To all or any of the Constables, or other Peace Officers in the said (County or United Counties or as the case may be.) of

Whereas on the<br/>A. B. of the<br/>or name the Magistrate or Magistrates, as the case may be) (ons) of Her<br/>Majesty's Justices of the Peace in and for the said (County or United Counties<br/>or as the case may be,) of<br/>for that (&c., as in the Summons); And whereas (I, we, he, the said Justice of

Peace, or they, the said Justices of the Peace) then issued (my, our, his or  $D^{277}$ 

their) Summons to the said A. B., commanding him, in Her Majesty's name, to o'clock in the (fore) be and appear before (me) on at , or before such other Justice or Justices of the Peace noon, at as should then be there, to answer to the said charge, and to be further dealt with according to law; And whereas the said A. B. hath neglected to be or appear at the time and place appointed in and by the said Summons, although it hath now been proved to me upon oath, that the said Summons was duly served upon the said A. B.; These are therefore to command you, in Her Majesty's name, forthwith to apprehend the said A. B., and to bring him before (me) or some other of Her Majesty's Justices of the Peace in and for the said (County or United , to answer the said charge. Counties or as the case may be,) of and to be further dealt with according to law.

Given under (my) Hand and Seal, thisday ofin the year of our Lord, atin the (County of) aforesaid.

J. S. [L. S.]

# (E 1.)

INFORMATION TO OBTAIN A SEARCH WARRANT.

Province of Canada, (County or United Counties, or as the case may be,) of

The information of A. B. of the , of , in the said (County), (yeoman), taken this day of , in the year of our Lord , before me, W. S., Esquire, one of Her Majesty's Justices of the Peace, in and for the (County or United Counties, or as the case may be<sub>i</sub>) of , who saith that on the

day of , (insert description of articles stolen,) of the goods and chattels of Deponent, were feloniously stolen, taken and carried away, from and out of the (Dwelling House) of this Deponent, at the (Township, &c.) aforesaid, by (some person or persons unknown, or name the person,) and that he hath just and reasonable cause to suspect, and doth suspect, that the said goods and chattels, or some part of them are concealed in the (Dwelling House, &c., of C. D.) of

, in the said County (here add the causes of suspicion, whatever they may be): Wherefore, prays that a Search Warrant may be granted to him to search (the Dwelling House, &c.,) of the said C. D. as aforesaid, for the said goods and chattels so feloniously stolen, taken and carried away as aforesaid.

Sworn before me the day and year first above mentioned, at

W. S. J. P.

# (E 2.)

SEARCH WARRANT.

Province of Canada, (County or United Counties, or as the case may be) of

To all or any of the Constables, or other Peace Officers, in the (County or United Counties or as the case may be) of

Whereas A. B. of the , of , in the said (County) hath this day made oath before me the undersigned, one of Her Majesty's Justices of the Peace, in and for the said (County er United Counties or as the case may , that on the be) of day of (copy information as far as place of supposed concealment;) These are therefore in the name of our Sovereign Lady the Queen, to authorize and require you, and each and every of you, with necessary and proper Assistants, to enter in the day time into the said (Dwelling House, &c., of the said &c.) and there diligently search for the said goods and chattels, and if the same or any part thereof shall be found upon such search, that you bring the goods so found, and also the body of the said C. D. before me, or some other Justice of the Peace, in and for the said (County or United Counties, or as the case may be) of to be disposed of and dealt with according to law.

Sworn under my Hand and Seal, at , in the said (County) this day of , in the year of our Lord, one thousand eight hundred and

W. R. J. P. (Seal.)

18 .

# (F.)

#### CERTIFICATE OF INDICTMENT BEING FOUND.

I hereby certify that at a Court of (Oyer and Terminer, or General Gaol Delivery, or General Sessions of the Peace) holden in and for the (County or United Counties, or as the case may be) of , at , in the said (County) on , a Bill of Indictment was found by the Grand Jury against A. B., therein described as A. B. late of , (laborer,) for that he (&c., stating shortly the offence,) and that the said A. B. hath not appeared or pleaded to the said indictment

Dated this

, day of

Clerk of the Crown at (the name of the Court)

or

Clerk of the Peace of and for the said (County or United Counties, or as the case may be.)

# (G.)

# WARRANT TO APPREHEND A PERSON INDICTED.

Province of Canada, (County or United Counties, or as the case may be,) of

To all or any of the Constables, or other Peace Officers, in the said (County or United Counties or as the case may be) of

Whereas it hath been duly certified by J. D., Clerk of the Crown at (name the Court) (or Clerk of the Peace in and for the (County or United Counties. or

us the case may be) of that (&c., stating the certificate); These are therefore to command you, in Her Majesty's name, forthwith to apprehend the said A. B., and to bring him before (me), or some other Justice or Justices of the Peace in and for the said (County or United Counties, or as the case may be) to be dealt with according to law.

Given under my Hand	and Seal, this	day of	, in the
year of our Lord	, at	, in the (County &c	.) aforesaid,
		J. S.	[L. S.]

#### (H.)

#### WARRANT OF COMMITMENT OF A PERSON INDICTED.

Province of Canada, (County or United Counties, or as the case may be) of

To all or any of the Constables or other Peace Officers in the said (County) of and to the Keeper of the (Common Gaol or Lock-up

Nouse,) at , in the said (County or United Counties, or as the case may be) of

Whereas by a Warrant under the Hand and Seal of , (one) of Her Majesty's Justices of the Peace in and for the said (County or United Counties, or as the case may be) of under Hand and Seal, dated the day of , after reciting that it had been certified by J. D. (&c. as in the certificate) (

) the said Justice of the Peace commanded all or any of the Constables, in Her Majesty's name, forthwith to apprehend the said A. B. and to bring him before (me) the said Justice of the Peace in and for the said (County or United (counties or as the case may be,) of or before some other Justice or Justices inand for the said (County or United Counties or as the case may be.) 10 be dealt with according to law; And whereas the said A. B. hath been apprehended under and by virtue of the said Warrant, and being now brought before (me), it is hereupon duly proved to (me) upon oath that the said A. B. is the same person who is named and charged by , in the said indictment ; These are therefore to command you the said Constables and Peace Officers, or any of you, in Her Majesty's name, forthwith to take and convey the said A. B. to the said (Common Gaol or lock-up hause,) at , in the said (County or United Counties or as the case may be,) of and there to deliver him to the Keeper thereof, together with this Precept; and (I) hereby command you the said Keeper to receive the said A. B. into your custody in the said (Lock up House), and him there safely to keep until he shall thence be delivered by due course of law.

Given under (my) Hand and Seal, thisday of,in the year of our Lord, at, in the (County &c.)aforesaid.

WARRANT TO DETAIN A PERSON INDICTED, WHO IS ALREADY IN CUSTODY FOR ANOTHER OFFENCE.

Province of Canada, (County or United Counties, or as the case may be) of

To the Keeper of the (Common Gaol or Lock-up House) at in the said (County or United Counties or as the case may be), of

Whereas it hath been duly certified by J. D., Clerk of the Crown at (name the Court) (or Clerk of the Peace of and for the (County or United Counties, or as the case may be,) of that (&c. stating the certifiate); And whereas (I am) informed that the said A. B. is in your custody in the said (Common Gaol or Lock-up House,) at aforesaid, charged with some offence, or other matter; and it being now duly proved upon oath before (me) that the said A. B. so indicted as aforesaid, and the said A. B., in your custody as aforesaid, are one and the same person; These are therefore to command you, in Her Majesty's name, to detain the said A. B. in your custody in the said (Common Gaol or Lock-up House,) aforesaid, until by Her Majesty's Writ of Habeas Corpus he shall be removed therefrom for the purpose of being tried upon the said indictment, or until he shall otherwise be removed or discharged out of your custody by due course of law.

Given under (my) H	and and Seal, this	day of	, in
the year of our Lord	, at	, in the (County, Sc.,)	aforesaid.
		J. S. [L	. s.]

(K.)

ENDORSEMENT IN BACKING A WARRANT.

Province of Canada, (County or United Counties, or as the case may be) of

Whereas proof upon oath hath this day been made before me, one of Her Majesty's Justices of the Peace in and for the said (County or United Counties or as the case may be) of , that the name of J. S., to the within Warrant subscribed, is of the hand-writing of Justice of the Peace within mentioned; I do therefore hereby authorize W. T. who bringeth to me this Warrant, and all other persons to whom this Warrant was originally directed, or by whom it may be lawfully executed, and also all Constables and other Peace Officers of the said (County or United Counties as the case may be) of , to execute the same within the said last mentioned (County or United Counties or as the ease may be).

Given under my Hand, this day of , in the year of our Lord , at , in the (County, &c.,) aforesaid.

J. L.

# (L 1.) SUMMONS TO A WITNESS.

Province of Canada, (County or United Counties, or as the case may be) of

To E. F. of , (laborer).

Whereas information hath been laid before the undersigned, one of Her Majesty's Justices of the Peace in and for the said (*County or United Counties or as* the case may be) of , that A. B. (&c., as in the Summons or Warrant against the accused,) and it hath been made to appear to me upon (oath), that you are likely to give material evidence for (prosecution); These are therefore to require you to be and to appear before me on next, at o'clock in the (fore) noon, at , or before such other Justice or Justices of the Peace for the same (*County or United Counties or as the case may be*,) of , as may then be there, to testify what you shall know concerning the said charge so made against the said A. B. as aforesaid. Herein fail not.

Given under my Hand and Seal, this day of , in the year of our Lord , at , in the (County & c.,) aforesaid.

J. S. [L. S.]

# (L 2.)

WARRANT WHEN A WITNESS HAS NOT OBEYED A SUMMONS.

Province of Canada, (County or United Crunties, or as the case may be) of

To all or any of the Constables, or other Peace Officers, in the said (County or United Counties or as the case may be) of :

Whereas information having been laid before , (one) of Her Majesty's Justices of the Peace, in and for the said (County &c.,) of , that A. B., (&c., as in the Summons); And it having been made to appear to (me) upon oath that E. F. of , (laborer), was likely to give material evidence for the prosecution, (I) did duly issue (my) Summons to the said E. F., requiring him to be and appear before (me) on , at , or before such other Justice or Justices of the Peace for the same (County or United Counties or as the case may be) as might then be there, to testify what he should know respecting the said charge so made against the said A. B. as aforesaid; And whereas proof hath this day been made upon oath before (me) of such Summons having been duly served upon the said E. F.; And whereas the said E. F. hath neglected to appear at the time and place appointed by the said Summons, and no just excuse has been offered for such neglect ; These are therefore to command you to bring and have the said E. F. before (me) on o'clock in the (fore) noon, at

, or before such other Justice or Justices of the Peace for the same (County or United Counties or as the case may be) as may then be there, to testify what he shall know concerning the said charges so made against the said A. B. as aforesaid. 19

Given under (my) Hand and Seal, this day of , in the year of our Lord , in the (County &c.,) aforesaid. , at

J. S. [L. S.]

# (L 3)

WARRANT FOR A WITNESS IN THE FIRST INSTANCE.

Province of Canada, (County or United Counties, or as the cuse may be) of

To all or any the Constables or Peace Officers in the said (County or United Counties or as the case may be) of

Whereas information has been laid before the undersigned, (one) of Her Majesty's Justices of the Peace, in and for the said (County or United Counties or as the case may be) of , that (&c., as in the Summons); and it having been made to appear to (me) upon oath, that E. F. of , (laborer), is likely to give material evidence for the prosecution, and that it is probable that the said E. F. will not attend to give evidence unless compelled so to do; These are therefore to command you to bring and have the said E. F. before (me) on o'clock in the (fore) noon, at , at , or before such other Justice or Justices of the Peace for the same (County or United Counties, or as the case may be) as may then be there, to testify what he shall know concerning the said charge so made against the said A. B. as aforesaid.

Given under my Hand and Seal, this day of , in the year of our Lord , in the (County &c.,) aforesaid. , at

> J. S. (L. S.)

# (L 4.)

WARRANT OF COMMITMENT OF A WITNESS FOR REFUSING TO BE SWORN, OR TO GIVE EVIDENCE.

Province of Canada, (County or United) Counties, or as the case may be) of

To all or any of the Constables or other Peace Officers in the (County or , and to the United Counties or as the case may be) of Keeper of the (Common Gaol or Lock up House,) at , in the said (County or United Counties or as the case may be) of

, (one) of Her Majesty's Whereas A. B. was lately charged before Justices of the Peace in and for the said (County or United Counties, or as , for that (&c. as in the Summons); the case may be) of And it having been made to appear to (me) upon oath that E. F. of was likely to give material evidence for the prosecution, (I) duly issued (my)

Summons to the said E. F. requiring him to be and appear before me on , or before such other Justice or Justices of the Peace for the same at (County or United Counties or as the case may be) as should then be there, to testify what he should know conqerning the said charge so made against the said A. B. as aforesaid; And the said E. F. now appearing before (mc) (or being brought before (me) by virtue of a Warrant in that behalf to testify as aforesaid.) and being required to make oath or affirmation as a witness in that behalf, hath now refused so to do, (or being duly sworn as a witness doth now refuse to answer certain questions concerning the premises which are now here put to him, and more particularly the following) without offering any just excuse for such refusal; These are therefore to command you, the said Constables, Peace Officers, or any one of you, to take the said E. F. and him safely convey to the Common Gaolor Lock up House), at , in the (County &c.,) aforesaid, and there to deliver him to the Keeper thereof, together with this Precept ; And (I) do hereby command you, the said Keeper of the said (Common Gaol or Lock up House) to receive the said E. F. into your custody in the said (Common Gaol or Lock up House,) and him there safely keep for the space of days, for his said contempt, unless he shall in the meantime consent to be examined, and to answer concerning the premises ; and for your so doing, this shall be your sufficient Warrant.

Given under (my) Hand and Seal, this day of , in the year of our Lord , at , in the (County d.c.,) aforesaid J. S. [L. s.]

## (M.)

#### DEPOSITIONS OF WITNESSES.

Province of Canada, (County or United Counties, or as the case may be) of

The examination of C. W. of , (farmer.) and E. F. of , (laborer), taken on (oath) this day of , in the year of our Lord , at , in the (County or as the case may be) aforesaid, before the undersigned, (one) of Her Majesty's Justices of the Peace for the said (County or United Counties or as case may be), in the presence and hearing of A. B. who is charged this day before (me) for that he, the said A. B. , at , (&c. describing the offence as in a Warrant of Commitment.)

This Deponent, C. D. upon his (oath) saith as follows: (&c. stating the depositions of the witnesses as nearly as possible in the words he uses. When his deposition is completed, let him sign it.)

And this Deponent, E. F. upon his (oath) saith as follows : (&c.)

The above depositions of C. D. and E. F. were taken and (sworn) before me, at on the day and year first above mentioned.

J. S.

(N.)

STATEMENT OF THE ACCUSED.

Province of Canada, (County or United Counties, or as the case may be) of

A. B. stands charged before the undersigned, (one) of Her Majesty's Justices of the Peace, in and for the (County or United Counties or as the case may be) in the year of our Lord day of aforesaid, this , for that the said A. B., on . at (&c. as in the caption of the depositions); And the said charge being read to the said A. B., and the witnesses for the prosecution C. D. and E. F. being severally examined in his presence, the said A. B. is now addressed by me as follows : "Having heard the evidence, do you wish to say any thing in "answer to the charge ? You are not obliged to say any thing, unless you desire to "do so ; but whatever you say will be taken down in writing, and may be given in "evidence against you at your trial." Whereupon the said A. B. saith as follows : (Here state whatever the prisoner may say, and in his very words, as nearly as possible. Get him to sign it if he will."

A. B.

Taken before me, at

, the day and year first above mentioned.

# (0 1.)

RECOGNIZANCE TO PROSECUTE OR GIVE EVIDENCE.

Province of Canada, (County or United Counties or as the case may be) of

, in the year of Be it remembered, That on the day of of , in the , in the , C. D. of Our Lord , in the said (County) of , (farmer) (or (Township) of Street. C. D. of No. 2, , Surgeon, of which said house he is tenant,) in the Town or City of personally came before me, one of Her Majesty's Justices of the Peace in and for the said (County or United Counties or as the case may be) of and acknowledged himself to owe to our Sovereign Lady the Queen the , of good and lawful current money of this Province, to be sum of made and levied of his goods and chattels, lands and tenements, to the use of Our said Lady the Queen, Her Heirs and Successors, if he the said C. D. shall fail in the condition endorsed.

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

J. S.

#### CONDITION TO PROSECUTE.

The condition of the within (or above) written Recognizance is such, that whereas one A. B. was this day charged before me J. S. Justice of the Peace within mentioned, for that (&c., as in the caption of the depositions); if, therefore, he, the said C. D. shall appear at the next Court of Oyer and Terminer or General Gaol Delivery, (or at the next Court of General or Quarter Sessions of the Peace,) to be holden in and for the (*County or United Counties or as the* case may bc) of , \* and there prefer or cause to be preferred a Bill of Indictment for the offence aforesaid, against the said A. B. and there also duly prosecute such indictment, then the said Recognizance to be void, or else to stand in full force and virtue.

#### CONDITION TO PROSECUTE AND GIVE EVIDENCE.

(Same as the last form, to the asterisk, \* and then thus :)—"And there pre-"fer or cause to be preferred a Bill of Indictment against the said A. B. for the "offence aforesaid, and duly prosecute such indictment, and give evidence thereon, "as well to the Jurors who shall then enquire into the said offence, as also to them "who shall pass upon the trial of the said A. B., then the said Recognizance to be "void, or else to stand in full force and virtue."

#### CONDITION TO GIVE EVIDENCE.

(Same as the last form but one, to the asterisk,\* and then thus:) "And there "give such evidence as he knoweth upon a Bill of Indictment to be then and there "preferred against the said A. B. for the offence aforesaid, as well to the Jurors who "shall there enquire of the said offence, as also to the Jurors who shall pass upon "the trial of the said A. B. if the said Bill shall be found a True Bill, then the said "Recognizance to be void, otherwise to remain in full force and virtue."

# (0 2.)

NOTICE OF THE SAID RECOGNIZANCE TO BE GIVEN TO THE PROSECUTOR AND HIS WITNESS.

Province of Canada, (County or United Counties or as the case may be) of

Take notice that you C. D. of , are bound in the sum of to appear at the next Court of (General Quarter Sessions of the Peace), in and for the (County or United Counties or as the case may be) of , to be holden at , in the said (County, &c.), and then and there (prosecute and) give evidence against A. B. and unless you then appear there, (prosecute and) give evidence accordingly, the Recognizance entered into by you will be forthwith levied on you.

Dated this

**k..**..

day of

, 18

J. S.

#### COMMITMENT OF WITNESS FOR REFUSING TO ENTER INTO THE RECOGNIZANCE.

Province of Canada, (County or United Counties or as the case may be) of

To all or any of the Constables or other Peace Officers in the said (County or .(c.) of , and to the Keeper of the (Common Gaol or Lock-up House), at , in the said (County) of :

Whereas A. B. was lately charged before the undersigned, (or name of Justice of the Peace, (one) of Her Majesty's Justices of the Peace in and for the said (County , for that (&c as in the Summons to the Witness), and it having or dec.) of been made to appear to (me) upon oath that E. F., of , was likely to give material evidence for the prosecution, (I) duly issued (my) Summons to the said E. F., requiring him to be and appear before, (me) on , at or before such other Justice or Justices of the Peace as should then be there, to testify what he should know concerning the said charge so made against the said A. B. as aforesaid; and the said E. F. now appearing before (me) (or being brought before (mc) by virtue of a Warrant in that behalf to testify as aforesaid), hat been now examined before (me) touching the premises, but being by (me) required to enter into a Recognizance conditioned to give evidence against the said A. B., hath now refused so to do; These are therefore to command you the said Constables or Peace Officers, or any one of you, to take the said E. F., and him safely to convey to the (Common Gaol or Lock-up House), at, in the (County) aforesaid, and there deliver him to the said Keeper thereof, together with this Precept; and 1 do hereby command you, the said Keeper of the said (Common Gaol or Lock-up House) to receive the said E. F. into your custody in the said (Common Gaol or Lock-up House), there to imprison and safely keep him until after the trial of the said A. B. for the offence aforesaid, unless in the meantime the said E. F. shall duly enter nito such Recognizance as aforesaid, in the sum of , before some one Justice of the Peace for the said

County or United Counties or as the case may be,) conditioned in the usual form to appear at the next Court of (Oyer and Terminer, or General Gaol Delivery, or General Quarter Sessions of the Peace), to be holden in and for the said (County or United Counties or as the case may be) of , and there to give evidence before the Grand Jury upon any Bill of Indictment, which may then and there be preferred against the said A. B. for the offence aforesaid and, also to give evidence upon the trial of the said A. B. for the said offence, if a True Bill should be found against him for the same.

Given under my Ha	nd and Seal, this	, day of	, in
the year of Our Lord		, at	, in the
(County &c.), of	aforesaid.		
		J. S.	[L. S.]

# (P 2.)

#### SUBSEQUENT ORDER TO DISCHARGE THE WITNESS.

Province of Canada, (County or United Counties or as the case may be) of

To the Keeper of the (Common Gaol or Lock-up House), at , in the (County) of aforesaid.

Whereas by (my) order dated the day of (instant). reciting that A. B. was lately before then charged before (me) for a certain offence therein mentioned, and that E. F. having appeared before (me), and being examined as a witness for the prosecution in that behalf, refused to enter into a Recognizance to give evidence against the said A. B., and I therefore thereby committed the said E. F. to your custody, and required you safely to keep him until after the trial of the said A. B. for the offence aforesaid, unless in the meantime he should enter in such Recognizance as aforesaid; And whereas 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 of our Lord	, at	<sup>c</sup> in the (County &c.) of J. S.	aforesaid. [L. s.]	
			f	

# (Q 1.)

#### WARRANT REMANDING A PRISONER.

Province of Canada, (County or United Counties or as the case may be) of

To all or any of the Constables or other Peace Officers in the said (County or United Counties or as the case may be) of Keeper of the (Common Gaol or Lock-up House) at in the said (County) of

Whereas A. B. was this day charged before the undersigned, (one) of Her Majesty's Justices of the Peace in and for the said (County or United Counties or as the case may be) of , for that (&c. as in the Warrant to apprehend), and it appears to (me) to be necessary to remand the said A. B.; These are therefore to command you the said Constables or Peace Officers, or any one of you, in Her Majesty's name, forthwith to convey the said A. B. to the (Common Gaol or Lock-up House), at , in the said (County &c.), and there to deliver him to the Keeper thereof, together with this Precept; and I hereby command you the said Keeper to receive the said A. B. into your custody in the said (Common Gaol or Lock-up House), and there safely keep him until the day of (instant), when I hereby command you to have him at , at o'clock in the (fore) noon of the same day before (me) or before some other Justice or Justices of the Peace for the said (County or United Counties or as the case may be), as may then be there, to answer further to the said charge, and to be further dealt with according to law, unless you shall be otherwise ordered in the meantime.

Given under my Hand and Seal, this day of , in the year of our Lord, , at , in the (County &c.) of aforesaid. J. S. [L. S.]

# (Q 2.)

RECOGNIZANCE OF BAIL INSTEAD OF REMAND, ON AN ADJOURNMENT OF EXAMINATION.

Province of Canada, (County or United Counties or as the case may be) of

Be it remembered, That on the , day of , in the , A. B. of year of our Lord , (laborer), L. M. of , (grocer), and N. O. of , (butcher), personally came before me, (one) of Her Majesty's Justices of the Peace for the said (County or United Counties or as the case may be), and severally acknowledged themselves to owe to our Lady the Queen the several sums following, that is to say: the said A. B. the sum of , and the said L. M. and N. O. , each, of good and lawful current money of this the sum of Province, to be made and levied of their several goods and chattels, lands and tenements respectively, to the use of our said Lady the Queen, Her Heirs and Successors, if he the said A. B. fail in the condition endorsed.

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

#### J. S.

The condition of the within written Recognizance is such, that whereas the within bounden A. B. was this day (or, on last past) charged before me for that (&c. as in the Warrant) : And whereas the examination of the Witnesses for the prosecution in this behalf is adjourned until the dav of (instant); If therefore the said A. B. shall appear before me on the said (instant), at o'clock in the forenoon, day of or before such other Justice or Justices of the Peace for the said (County or as the case may be) as may then be there, to United Counties of answer (further) to the said charge, and to be further dealt with according to law, then the said Recognizance to be void, or else to stand in full force and virtue.

CONDITION.

# (Q 3.)

NOTICE OF RECOGNIZANCE TO BE GIVEN TO THE ACCUSED AND TO HIS SURETIES.

Province of Canada, (County or United) Counties, or as the case may be) of

, are bound in the sum of Take notice that you A. B. of and your Sureties L. M. and N. O. in the sum of , each, that you A. B. appear before me J. S., one of Her Majesty's Justices of the Peace for the (County or United Counties or as the case may be) of , on o'clock in the (fore) noon, at day of (instant.) at the , or before suchother Justice or Justices of the same (County or United Counties or as the case may be) as may be then there, to answer (further) to the charge made against you by C. D., and to be further dealt with according to law ; and unless you A. B. personally appear accordingly, the Recognizances entered into by yourself and Sureties will be forthwith levied on you and them.

Dated this	day of	, one thousand eight hundred and			
			J. S.		

CERTIFICATE OF NON-APPEARANCE TO BE ENDORSED ON THE RECOGNIZANCE.

I hereby certify that the said A. B. hath not appeared at the time and place, in the above condition mentioned, but therein hath made default, by reason whereof the within written Recognizance is forfeited.

J.S.

# (R 1.)

WARRANT TO CONVEY THE ACCUSED BEFORE A JUSTICE OF THE COUNTY IN WHICE THE OFFENCE WAS COMMITTED.

Province of Canada, (County or United Counties, or as the case may be,) of

To all or any of the Constables, or other Peace Officers, in the said (County or United Counties or as the case may be,) of

Whereas A. B. of (laborer), hath this day been charged before the undersigned (one) of Her Majesty's Justices of the Peace in and for the (County or United Counties or as the case may be,) of , for that (&c. as in the Warrant to apprehend); And whereas (I) have taken the deposition of C. D. a witness examined by (me) in this behalf, but inasmuch as (I) am informed that the principal witnesses to prove the said offence against the said A. B. reside in the (County or United Counties or as the case may be,) of , where the said offence is closed to have the said offence against the said A. B. reside

where the said offence is alleged to have been committed ; These are therefore to command you, in Her Majesty's name, forthwith to take and convey the said A.

B to the said (County or United Counties or as the case may be) of

and there carry him before some Justice or Justices of the Peace in and for that (County or United Counties or as the case may be) and near unto the ) where the offence is alleged to have been com-(Township of mitted, to answer further to the said charge before him or them, and to be further dealt with according to law; and (I) hereby further command you to deliver to the said Justice or Justices the information in this behalf, and also the said denosition of C. D. now given into your possession for that purpose, together with this Precept.

Given under my Hand and Seal, this day of , in the year of , in the (County &c.) of our Lord , at aforesaid. J. S. [L. S.]

# (R 2.)

RECEIPT TO BE GIVEN TO THE CONSTABLE BY THE JUSTICE FOR THE COUNTY IN WHICH THE OFFENCE WAS COMMITTED.

Province of Canada," (County or United Counties or as the case may be,) of

I, J. P. one of Her Majesty's Justices of the Peace, in and for the (County &c.) , hereby certify that W. T., Constable, or Peace Officer, of the (County of or United Counties or as the case may be.) of . has on this day of , one thousand eight hundred and , by virtue of and in obedience to a Warrant of J. S. Esquire, one of Her Majesty's Justices of the Peace in and for the (County or United Counties or as the case may be,) of produced before me. one A. B. charged before the said J. S. with having (&c. stating shortly the offence,) and delivered him into the custody of bv my direction, to answer to the said charge, and further to be dealt with according to law, and has also delivered unto me the said Warrant, together with the information (if any) in that behalf, and the deposition (s) of C. D. (and of in the said Warrant mentioned, and that he has also proved to me upon oath, the hand-writing of the said J. S. subscribed to the same.

Dated the day and year first above mentioned, at in the said (County dec.) of

### J. P.

# (S 1.)

RECOGNIZANCE OF BAIL.

Province of Canada, (County or United Counties, or as the case may be,) of

Be it remembered, That on the day of , (laborer), L. M. of our Lord , A. B. of

in the year of , (grocer),

and N. O. of , (butcher), personally came before (us) the undersigned, two of Her Majesty's Justices of the Peace for the said County or United Counties or as the case may be, and severally acknowledged themselves to owe to our Lady the Queen, 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 this Province, to be made and levied of their several goods and chattels, lands and tenements respectively, to the use of our said Lady the Queen, Her Heirs and Successors, if he, the said A. B., fail in the condition endorsed.

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

J. S. J. N.

#### CONDITION.

The condition of the within written Recognizance is such, that whereas the said A. B. was this day charged before (us), the Justices within mentioned for that (&c. as in the Warrant); If therefore the said A. B. will appear at the next Court of Oyer and Terminer or General Gaol Delivery (or Court of General Quarter Sessions of the Peace) to be holden in and for the (County or United Counties or as the case may be,) of \_\_\_\_\_\_\_, and there surrender himself into the custody of the Keeper of the (Common Gaol or Lock-up House,) there, and plead to such Indictment as may be found against him by the Grand Jury, for and in respect to the charge aforesaid, and take his trial upon the same, and not depart the said Court without leave, then the said Recognizance to be void, or else to stand in full force and virtue.

#### (S 2.)

NOTICE OF THE SAID RECOGNIZANCE TO BE GIVEN TO THE ACCUSED AND HIS BAIL.

, are bound in the sum of

, and your Sureties (L. M. and N. O.) in the sum of , each, that you A. B. appear (&c. as in the condition of the Recognizance), and not depart the said Court without leave; and unless you, the said A. B., personally appear and plead, and take your trial accordingly, the Recognizance entered into by you and your Sureties shall be forthwith levied on you and them.

Dated this day of , 18

J. S.

# (S 3.)

WARRANT OF DELIVERANCE ON BAIL BEING GIVEN FOR A PRISONER ALREADY COMMITTED.

Province of Canada, (County or United Counties, or as the case may be,) of

Take notice that you A. B., of

To the Keeper of the (Common Gaol or Lock-up House,), at in the said (County or United Counties or as the case may be,) of Whereas A. B., late of , (laborer), hath before (us, two) of Her Majesty's Justices of the Peace in and for the said (County or United Counties or as the case may be,) of , entered into his own Recognizance, and found sufficient sureties for his appearance at the next Court of Oyer and Terminer or General Gaol Delivery (or Court of General Quarter Sessions of the Peace) to be holden in and for the (County or United Counties or as the case may be,) of , to answer our Sovereign Lady the Queen, for that (&c. as in the cmmitment), for which he was taken and committed to your said (Common Gaol or Lock-up House,); These are therefore to command you, in Her said Majesty's same, that if the said A. B. do remain in your custody in the said (Common Gaol or Lock-up House,) for the said cause, and for no other, you shall forthwith suffer him to go at large.

Given under our Hands and Seals, this day of , in the year of our Lord , at , in the (County & c.) of aforesaid. J. S. [L. S.] J. N. [L. S.]

# (T. 1.)

WARRANT OF COMMITMENT.

Province of Canada, (County or United Counties, or as the case may be,) of

To all or any of the Constables, or other Peace Officers, in the (County or United Counties or as the case may be,) of , and to the Keeper of the (Common Gaol or Lock-up House,) at , in the said (County &c.) of

Whereas A. B., was this day charged before (me) J. S. (one) of Her Majesty's Justices of the Peace in and for the said (*County or United Counties or as the* case may be,) of . , on the oath of C. D., of . , (farmer) and others, for that, (&c. stating shortly the offence); These are therefore to command you the said Constables or Peace Officers, or any of you, to take the said A. B., and him safely convey to the (*Common Gaol or Lock-up* House,) at aforesaid, and there deliver him to the Keeper thereof, together with this Precept; And I do hereby command you the said Keeper of the said (*Common Gaol or Lock-up House*,) to receive the said A. B. into your custody in the said Common (Grol or Lock-up House,) and there safely to keep him until he shall be thence delivered by due course of law.

Given under my Hand and Seal, this day of , in the year of our Lord , at , in the (County &c.) of aforesaid.

J. S. [L. 8.]

# (T. 2.)

GAOLER'S RECEIFT TO THE CONSTABLE FOR THE PRISONER, AND JUSTICE'S ORDER THEREON FOR THE PAYMENT OF THE CONSTABLE'S EXPENSES IN EXECUTING THE COMMITMENT.

1 hereby certify that I have received from W. T., Constable of the (County) of , the body of A. B., together with a Warrant under the Hand and Seal of J. S., Esquire, one of Her Majesty's Justices of the Peace for the said (County or United Counties or as the case may be,) of , and that the said A. B., was (sober, or, as the case may be) at the time he was delivered into my custody.

Р. К.

Keeper of the House of Correction.

t

To R. W. Esquire, Sheriff for the (County or United Counties or as the case may be) of

Whereas W. T., Constable, of the (County or United Counties or as the case may be) of hath produced unto me, J. P., one of Her Majesty's Justices of the Peace in and for the said (County or United Counties or as the case may be,) , the above receipt of P. K, Keeper of the (Common Gaol or Lock-up House), at ; And whereas, in pursuance of the Statute in such case made and provided, 1 have ascertained that the sum which ought to be paid to the said W. T. for arresting and conveying the said A. B. from

, (in the County of ) to the said (Common Gaol or Lock-up House), is , and that the reasonable expenses of the said W. T. in returning will amount to the further sum of , making together the sum of ; These are therefore to order you, as such Sheriff for the said (County or United Counties or as the case may be) of , to pay unto the said W. T. the said sum of , according to the form of the Statute in such case made and provided, for which payment this Order shall be your sufficient voucher and authority.

Given under my Hand, this		day of	, 18 . J. P.
Received the	day	of ,	one thousand eight
hundred and , of the Sheriff for the (County or United Count			United Counties or
as the case may be) of	, the sum	, being the amount	of the above Order.

£ : : :.