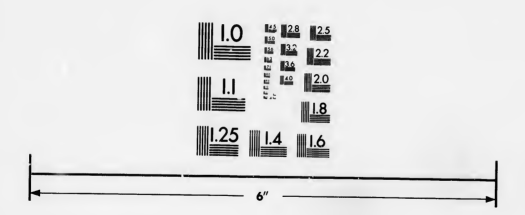
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IN USE IN THE

DIVISION COURTS

OF THE

COUNTY OF SIMCOE,

AS APPROVED OF BY THE JUDGES.

TORONTO:

PRINTED BY S. DERBISHIRE AND G. DESBARATS,
Printer to the Queen's Most Excellent Majesty.

1851.





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IN USE IN THE DIVISION COURTS OF THE

COUNTY OF SIMCOE,

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THEREAS by the Forty-fourth Section of the Act passed in the Fourteenth Year of Her Majesty's Reign entitled, " An Act to amend and consolidate the several Acts now in force regulating the Practice of Division Courts in Upper Canada, and to extend the Jurisdiction thereof," it is provided, that the Judge of the County Court shall have power, from time to time, to make General Rules for regulating the Practice and Proceedings of the Division Courts, and also to frame Forms for every Proceeding in the said Courts for which he shall think it necessary that a Form should be provided, and also to alter all or any Forms given in the Schedule to the said Act. In pursuance of such powers therefore, the Judge of the County Court of the County of Simcoe doth order that the following be the Rules of Practice and Forms for the Division Courts, in and for the County of Simcoe, to come into force on the Tenth day of January, one thousand eight hundred and fifty-one.

1st Rule.—The Clerk of every Division Court shall have an Office at such place, within the Division for which he is Clerk, as the Judge shall direct.

2ND RULE.—Three Books shall be kept by each Clerk, and the necessary entries be fairly made therein, namely: A Book to be called the "Procedure Book," in which shall be entered a Note of all Summonses issued, and of all Orders, Judgments, Decrees, Warrants, Executions and Returns thereto, and of all other Proceedings in every Cause, and at every Court: A Book to be called the "Cash Book," in which shall be entered an Account of all Suitor's Moneys paid into and out of Court; and a Book to be called the "Fee Fund Book," in which shall be entered an Account of all Fees, Fines, Forfeited Fees, and of all Moneys payable or paid into Court belonging to the General

Fee Fund of the Division Courts,—which Books shall be according to the Forms given in the Schedule to these Rules appended, and kept as nearly as may be in the manner shown in the Forms.

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- 3RD RULE.—Every account or demand entered for suit must be written in a legible manner, and show the names in full, and the last known places of abode of the parties, and be delivered to the Clerk at his Office.
- ath Rule.—The account or demand entered for suit shall, in every case admitting thereof, show the particulars in detail, and in other cases shall contain a statement of the particulars of the demand, or the facts constituting the cause of action, in ordinary and concise language, and the sum or sums of money claimed in respect thereto—The Forms Nos. IV, V and VI in the Schedule, are given by way of illustration—Provided always, that in all cases the Judge, in his discretion and on such terms as he may think fit, may adjourn the hearing of the cause for a statement of particulars, or further particulars.
- 5TH RULE.—The Clerk shall number every demand or account in the order in which it is received by him. The numbering to show the standing of the suit, as well with reference to the causes entered for trial at the then next Sittings of the Court, as in respect to the whole number of suits entered in the Court for the then current year.
- 6TH RULE.—The ordinary summons on demand or account shall be issued, according to the Form No. I, in the Schedule to these Rules appended, in lieu of the form given in the Schedule to the Act; and every summons shall be numbered to correspond with the demand on which it issues, and dated as of the day on which it actually issues.
- Act, the proceedings shall be the same as in ordinary cases, but in addition to the usual notice on the original summons to appear, there shall be added the following:

 "The Defendant is informed and cautioned that (the original Defendant) has no power to discharge this suit without the consent of the Plaintiff, or the Judge, the subject matter of this suit having been seized under execution."
- STH RULE.—The Clerk shall annex to the original summons the account or demand entered with him, according to Rule

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No. III, and to each copy of summons to be served shall be likewise annexed a copy of such account or demand, sealed or stamped with the seal of the Court.

9TH RULE.—Every summons must be served ten days before the holding of the Court at which it is returnable (neither the day of service, nor the day of holding the Court to be counted,) except when otherwise directed by the said Act. And where any summons has not been served another summons, or successive summonses, may be issued.

10th Rule.—The Bailiff who serves a copy of summons shall endorse on the original the time and the manner of the service thereof, and sign such endorsement four days before the holding of the Court at which the summons is returnable.

Served out of the Division of the Court from which the same issues, the papers may be transmitted by Mail, by the Clerk issuing same (on receiving the necessary postage) to the Clerk of the Division where the same requires to be served. And such last mentioned Clerk shall forthwith deliver such summons, or other process to the Bailiff of his Division to be executed—And on return thereof made, transmit the papers by Mail, with the necessary affidavit of service, if effected, to the first mentioned Clerk.

law of set off, the Statute of Limitations, or any other defence requiring notice to the Plaintiff under the XLIII Section, the Forms of Notice Nos. VII and VIII in the Schedule may be used, to be served in manner directed by the Act: Provided always, that where such Notice shall not have been given, the Judge in his discretion, and on such terms as he shall think fit, may adjourn the hearing of the cause to enable the Defendant to give such Notice, such number of days (being at least six) before the day to which the hearing may be adjourned, as the Judge may think proper.

13TH RULE. [Not approved.]

14TH RULE.—With a view to save unnecessary expense in proof, the Defendant (or Plaintiff) shall be at liberty to give the Plaintiff (or Defendant) a Notice, in writing, that he will admit on the trial of the cause any part of the claim or set off, or any facts which would otherwise require proof; and

after such Notice given the Plaintiff (or the Defendant) shall not be allowed any expense incurred for the purpose of such proof. The Notice to be according to the Form No. X in the Schedule, or to the like effect, and served on the Plaintiff (or Defendant) or left at his usual place of abode, at least six days before the trial or hearing.

15TH RULE.—Every confession or acknowledgment of Debt, taken before suit commenced, must show the particulars of the claim or demand for which it is given with the same fulness and certainty as would be required if such claim or demand was sued on in the ordinary manner, and unless application for Judgment on such confession shall be made to the Judge, at the Sittings of the Court next after the same is taken, no execution shall be issued on the Judgment rendered without an affidavit from the Plaintiff, or his Agent, that the sum confessed, or some, and what part thereof, remains justly due. And the numbering of Judgments entered on such confession shall begin after the number of the last suit entered for trial at the Court; and applications for Judgments shall be made at a Court holden for the Division wherein, if the claim was sued upon, suit would be triable.

be entitled in the cause (if a cause has been commenced,) stating the Christian and Surname of the parties at length, and also that of the Deponent, and his place of abode and addition. And if an affidavit be sworn by an illiterate person, the Jurat must contain a Certificate of the Clerk, or Commissioner, administering the Oath, that the affidavit was read in his presence to the party making the same, and that such party seemed perfectly to understand it; and there shall be no crasure or interlineation in any Jurat, but the Judge shall not be bound to reject, as insufficient, any affidavit not complying with the above requisites, or any of them, but may, in his discretion, receive the same when the validity of the proceedings.

17th Rule.—Every Judgment, Order and Decree of the Court shall be drawn up by the Clerk, according to the Form given in the Schedule, or to the like effect; and when any Order is made for the payment of any Debt, Damages, Costs or other sum of Money, the same shall be payable at the Office of the Clerk of the Court at such periods as the Court shall order.

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ort shall given in Order is or other office of ort shall 18th Rule.—On application made to him in that behalf, the Judge shall determine what number of witnesses shall be allowed on taxation of Costs; the allowance for whose attendance shall be according to the scale in the Schedule, unless otherwise ordered, but in no case to exceed such scale, except the witness attends under subpæna from the Superior Courts; and before allowing disbursements to witnesses, the Clerk shall be satisfied by the receipt of the witness, or by the affidavit of the party, or his agent, that satisfaction to the witness has been made.

19TH RULE.—Every application for a new trial shall be put in in writing, and show briefly the grounds upon which it is made, which grounds, where matters of fact, requiring proof, shall be supported by affidavit, and the application and every affidavit in support thereof, shall be delivered to the Clerk of the Court wherein the cause was tried, to be by him, on receiving the Fees and the necessary Postage, transmitted by Mail to the Judge with a copy of the original claim, or other paper necessary to the proper understanding of the case.

20th Rule.—Where an application is in the first instance refused by the Judge, the same being notified to the Clerk, the proceedings in the cause shall be continued as if no such application had been made. Where the Judge determines to hear the parties on such application, he shall notify the Clerk thereof, and the hearing shall be at the then next sittings of the Court wherein the suit is pending, and the Clerk shall forthwith issue a summons in the nature of a Rule nisi, according to the form of the Schedule, to which shall be annexed the party's application, and every affidavit in support thereof, and the same shall operate as a stay of proceedings, and a copy of such summons, to which shall be annexed a copy of the application and of every affidavit in support thereof, (such copies to be furnished by the party) shall be served on the opposite party, ten days at least before the day of hearing, and in manner directed by the Statute for the service of a notice of set off, and every copy of affidavit to be used in showing cause against such summons, shall be served on the party applying for the new trial, four clear days before the day of hearing, and in the manner directed by the Statute for the service of a notice of set off.

On the day appointed for the hearing, the Judge, on the appearance of both parties, or in default of the appearance of either party, on

proof of the service of the summons, shall proceed to adjudicate upon such application, and to make such order thereupon as shall seem to him to justice to appertain, and all costs incident to the proceeding shall be costs in the cause unless the Judge shall otherwise order.

21st Rule.—The ordinary judgment against executors or administrators shall be, to pay the debt, or damages, and costs, to be levied out of the goods of the deceased in their hands, and as to the costs, if there are no such goods, then to be levied out of their own goods.

22ND Rule.—Where the defence is, that executors or administrators have fully administered, if it be adjudged by the Court, that they have assets not administered, then a like judgment shall go, as in the above case, but only as to the goods of the deceased to the amount proved to be in their hands, and of assets quando acciderint as to the residue, the judgment as to the costs shall be that they be levied de bonis testatoris si &c., et si non de bonis propriis.

23RD Rule.—If the sole defence by executors or administrators be, that they have fully administered, and the judgment of the Court is for the defendants, it shall be that the amount found to be due be paid and levied out of the assets of the deceased quando acciderint, and the costs shall be in the discretion of the Judge, who should in no such case direct costs to be paid by the defendant, unless it shall appear to him that by the course taken in the case, the Plaintiff has been left under the necessity of proving his cause of

24th Rule.—Where judgment has been given against Executors and Administrators that the amount be levied upon the assets of the deceased quando acciderint, the Plaintiff may at any time proceed by summons against them, suggesting that assets have come to their hands, and the Court shall proceed and give judgment thereon, if for the Plaintiff as in Rule XXI, and if for the Defendants they shall be entitled to their costs.

25TH RULE.—Where judgment has been given that the debt (or damages) and costs be levied de bonis testatoris, and the Plaintiff complains that the Defendants have been guilty of a devastavit, inasmuch as no goods of the deceased are forthcoming to satisfy the execution issued, then a summons may be taken out in the form given in the Schedule, or to the like effect, and thereupon, as in ordinary cases, the

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- 26TH RULE.—Where, in an action against Executors or Administrators, the defence is, that they are not Executors or Administrators, or it is founded on some matter or thing arising since the death of the testator or intestate, ex. gr.,—a release to the defendants—if the judgment of the Court be against them, it shall be, that the debt (or damages) and costs be levied and paid de bonis testatoris si &c., et si non de bonis propriis.
- 27TH RULE.—Execution on any judgment is not to issue by or against any person not a party to that suit without a summons upon the judgment, the proceedings in which shall be the same as in ordinary cases, and where judgment has been given for or against a person deceased, his Executors or Administrators may in the same manner sue or be sued on the judgment, and the particulars, summons, judgment and execution, in such case, shall be according to the forms Nos. XXIV, XXV, XXVI, XXVII, XXVIII, in the Schedule, or to the like effect.
- 2Sth Rule.—Where a party having an unsatisfied judgment or order desires to proceed under the 91st Section, he shall enter with the Clerk a copy of the judgment (or order) he proceeds on, and a note in writing according to the form No. XLI in the Schedule, which shall be numbered by the Clerk in the order in which it shall be received, and thereupon a summons, bearing the number thereof, shall issue, which summons shall be according to the form No. XLII, in the Schedule.
- 29TH RULE.—Every such summons for a party to appear to be examined upon oath under the 91st Section of the said Act, shall be served ten days at least before the day on which the party is required to appear to such summons; Provided always, that the service of such summons at any time before the time appointed for the appearance of such party may be deemed by the Judge, in his discretion, to be a good service, if it shall be proved to his satisfaction that such party was about to remove out of the jurisdiction of the Court.

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30TH RULE.—When any claim shall be made to or in respect to any goods or chattels, property or security, taken in execution or attached under the process of any Court holden under the authority of the said Act by any person, not being the party against whom such process has issued, and summonses have been issued on the application of the Officer charged with the execution of such process, such summonses shall be served in such time and manner as by the said Act is directed for service of an original summons to appear; and the Claimant shall be deemed the Plaintiff, and the execution Creditor the Defendant. And the Claimant shall, five clear days before the day on which the summonses are returnable, leave at the Office of the Clerk of the Court a particular of any goods or chattels, property or security, alledged to the property of the Claimant, and the grounds of his claim set forth in ordinary and concise language, and the summonses, the particulars, and the order thereon, shall be according to the Forms Nos. XXXI, XXXII and XXXIII

31st Rule.—Every Bailiff levying and receiving any money by virtue of any process issuing out of the Court, of which he is Bailiff, shall, within three days after the receipt thereof, pay over the same to the Clerk of the Court.

32ND RULE —At every Court, and at such other times as the Judge shall require, the Bailiff shall deliver to the Clerk of the Court, a Statement or Return on Oath pursuant to the Form in the Schedule, of what shall have been done, since his last return, under every warrant, precept, and writ of execution, which he shall have been required to execute.

by the Clerk in his Office, and shall be open without fee to the inspection of any person interested, desirous of searching the same, and it shall be the duty of the Clerk to examine such Returns, and, if found correct and complete within ten days after the receipt thereof, to endorse thereon a Memorandum in the following words: "I have carefully "examined the within Return, and find the same to be full, "true and correct in every particular to the best of my day of

if such Returns be found by the Clerk to be incorrect or incomplete, he shall forthwith notify the Judge of the same, and the particulars thereof.

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34TH RULE.—In all Actions in Division Courts against Officers and their sureties (under the 22nd Sect. of the Act) on the Officers Security Covenant, the particulars of the claim or demand shall be according to the Form No. VI in the Schedule; the summonses and subsequent proceedings to be the same as in ordinary cases.

35TH RULE.—These Rules, and the Forms in the Schedule, hereunto appended, shall be observed and used in all Courts holden under the said Act in the County of Simcoe; and in cases not expressly provided for in the said Act, or by these Rules, the General Principles of Practice in the Superior Courts of Common Law at Toronto, may be adopted and applied, at the discretion of the Judge. And with reference to Forms for Proceedings, not contained in the Schedule to these Rules appended, where practicable, the Forms prescribed in the said Schedule shall be used as guides in framing the same.

36TH RULE.—Wherever the singular number is used in these Rules in reference to persons or things, it shall understood, when necessary to give full effect to the Rule, to mean several persons or things; and every word importing the masculine gender shall, in like manner when necessary, be understood to include the feminine gender.

Dated, Barrie, January the 2nd, 1851.

(Signed,) JAS. ROBT. GOWAN,
Judge County Court, County of Simcoe.

Toronto, 6th January, 1851.

Approved.

Signed, Signed, Signed, Signed, Signed, A. McLean, J. WM. H. DRAPER, J. R. B. SULLIVAN, J. ROBERT E. BURNS, J.

SCHEDULF OF FORMS.

4.	I.
SUMMONS TO AP	PEAR.—(Section 24.)
Dingion Co.	and C 12
No. of demand 1 Year Number 80	urt for the County of Simcoe.
	Between A. B. Plaintiff,
T	and
To C. D., the above named Defer	C. D., Defendant.
theday ofday ofday ofday ofday of	unto annexed, and in the event of I may proceed to obtain Judgment
Claim, £	the Court,
Costs exclusive	
of Mileage.	Clerk.
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Take Notice that if the Defendant desires to set off any demand against the Plaintiff [if the Action be for Tort omit the words in Italics] at the trial or hearing of this cause, or to take the benefit of any Statute of Limitation, or other Statute, Notice thereof in writing, and if a set off, containing the particulars of such set off [omit the words last in Italics if the Action be for Tort] must be given to the Plaintiff, or left at his usual place of abode, if living within the Division, or left with the Clerk of the said Court, if the Plaintiff reside without the Division, at least six days before the said

Endorsement on Summons after the service thereof.

This Summons was served by me on the day of A. D. 185

-Miles travel, A. B., Bailiff.

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and D (Where the Plaintiff intends to proceed under the 94th Section., the following to be inserted in the Summons after the Asterisk.)

And in case you are personally served with this Summons, immediately after Judgment has been obtained against you, the Plaintiff will make application to the Court to examine you upon Oath touching the manner and circumstances under which you contracted the Debt [or incurred the damages or liability] which is the subject of this Action, and as to the means and expectations you then had, and as to the means you still have, of discharging the said Debt, [or damage or liability,] and as to the disposal you may have made of any property; and application will also be made to commit you to Gaol, under the Provisions of the Statute in such case made and provided, in which case the Judge of the Court will proceed to hear and determine such application, and make such order thereupon as he shall think fit, whether you shall be then present or not.

II.

(SUMMONS ON A DEVASTAVIT .- Section 80.)

In the——Division Court for the County of Simcoe.

Between A. B., Plaintiff,

C. D., Executor of E. F., deceased, Defendant.

To C. D., the above named Defendant,

You are hereby [as before (or as often before) you were] summoned to be and appear at the next Sittings of this Court to be holden at ______ in the Township of _____ on the _____ day of _____ A. D. 185—, at the hour of _____ in the forenoon, to answer the above named Plaintiff in an Action of Contract, for that you the Defendant have withheld and wasted divers goods and chattels which where the property of E. F., deceased, at the time of his death, and which came to the hands of you, the Defendant, as Executor of the said E. F., to be administered, whereby a certain judgment recovered against you by the Plaintiff at the Sittings of this Court, on _____ at _____ for _____ remains unsatisfied, and in the event of your not appearing, the Plaintiff may proceed to obtain Judgment against you by default.

Dated this———day of———A. D. 185

(Add Notice as in Form I.)

f Simcoe.

A. B. Plaintiff,

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Clerk.

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III.

APPIDAVIT OF SERVICE OF SUMMONS OUT OF THE DIVISION, OR IN CASE OF UNAVOIDABLE ABSENCE OF BAILIFF. - (Section 88.) In the———Division Court for the County of Simcoe. Between A. B., Plaintiff E. F., Bailiff of the _____ Division Court of the said County [or of the said Court] maketh Oath and saith that he did on theday of _____ 185_, duly serve the said _____ with a True Copy of the annexed Summons and Statement of Claim, by delivering the same personally to the said _____[or if the service was not personal, state how and on whom served,] and that he necessarily

travelled ____Miles to make such service. Sworn before me atthis——day of——A. D. 185— Clerk——Division Court. E. F.

IV.

PARTICULARS IN CAȘES ON CONTRACT.

A. B., of _______ claims of C. D., of _____ the amount of the following account [or the amount of the Note (a copy of which is under-written) together with interest thereon.]

A. B.

V.

PARTICULARS IN CASES OF TORT.

A. B., of-____states that C D., of _____did on or about the—day of—185—, at the Township of—unlawfully take one—the property of the said A. B., [or as the case may be, stating the Tort sued for in concise language.] The said A. B. hath sustained thereby damages to the amount of £ and claims the same of the said C. D.

A. B.

VI.

PARTICULARS IN AUTIONS AGAINST A CLERK OR BAILIFF AND HIS Sureties.—(Section. 22.)

A. B., of &c., claims of C. D., Clerk [or Bailiff] of the-Division Court for the Courty of and of E. F. of &c., and G. H. of &c., [sureties for and parties with the said C. D., to a

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DIVISION, OR IN Section 88.)

Y of Simcoe.

A. B., Plaintiff and efendant.
said County [or on the——— with a True on, by delivering

service was not

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mount of the of which is

A. B.

on or about of A. B., [or language.]

AND HIS

A. B.

&c., and D., to a

covenant for the due performance of the duties of his said Office] the sum of ______ for monies had and received by the said C. D., as such Clerk [or Bailiff] as aforesaid, in a certain cause in the said ______ Division Court, wherein the said A. B. was Plaintiff and one H. H. was Defendant, to and for the use of the said A. B., the payment whereof the said C. D. unduly withholds. And also [stating in like manner any other similar claim]—[or the sum of ______ for damages sustained by the said A. B. through the misconduct [or neglect] of the said C. D. in the performance of the duties of his said office, for that on the ______ day of ______ at _____ (describe in ordinary language the neglect, or misconduct whereby the damage was occasioned).]

VII.

Notice of Set Off .- (Section 43.)

In the——Division Court for the County of Simcoe.

Between A. B., Plaintiff,

and

C. D., Defendant.

The Plaintiff is required to take Notice that the Defendant will, at the hearing of this cause, claim a set off against any Debt proved against him by the Plaintiff. The particulars of the Defendants set off are hereunto annexed.

Dated ____

C. D.

A. B.

VIII.

Notice of Defence under Statute .- (Section 43.)

In the————Division Court for the County of Simcoe.

Between A. B., Plaintiff,

and

C. D., Defendant.

The Plaintiff is required to take notice that upon the hearing of this cause the Defendant intends to give in evidence, and insist upon the following ground of defence, namely: that the claim for which he, the Defendant, has been summoned, has been barred by the Statute of limitations, [or as the case may be.]

Dated———day of }

C. D.

IX,-(Not Approved.

X.

NOTICE OF ADMISSION TO SAVE UNNECESSARY EXPENSE IN PROOF. —Division Court for the County of Simcoe.

Between A. B., Plaintiff.

The Plaintiff is required to take notice, that the Defendant will C. D., Defendant. admit, on the trial of this cause, the first, second and third items of the Plaintiff's particulars to be correct [or the signing and endorsement of the Promissory Note sued upon (or as the case may be.)]

——day of————185

N. B. This Notice may be embodied with notice of set off, or of other defence.

XI.

CONFESSION OF DEBT AFTER SUIT COMMENCED .- (Section 54.) -Division Court for the County of Simcoe.

Between A. B., Plaintiff,

C: D., Defendant. I acknowledge that I am indebted to the Plaintiff in the sum of -and consent that Judgment for that amount, and Costs, may be entered against me in this cause according to the Practice of

Witness, Dated the ____day of_ -185-· Clerk,

C. D.

XII.

Affidavit of Execution of Confession .- (Section 54.) In the ____ Division Court for the County of Simcoe.

Between A. B., Plaintiff,

and C. D., Defendant.

E. F. Clerk (or Bailiff) of the _____Division Court for the said County [or of the said Court] maketh oath and saith that he, this deponent, did see the above Confession duly executed by the said Defendant, and that he is a subscribing witness thereto, and further that he deponent has not received, and is not to receive,

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Yo Court the tr is De Giv

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You to be the he cause, have a papers

Giv To--

ty of Simcoe.	no interest in the demand, sought to be recovered in this action.		
n A. B., Plaintiff. Defendant.	Sworn before me at— in—the—day of—185 . E. F.		
he Defendant will third items of the	A Comr. in B. R. in and for the said County [or Clerk, &c.]		
and endorsement nay be.)]	XIII.		
C. D. of set off, or of			
-(Section 54.)	You are hereby summoned to appear and serve as a Juror in this Court to be holden at————————————————————————————————————		
A. B., Plaintiff,	Given under the Seal of the Court, this——day of———185—. To———}		
Defendant. If in the sum of	To————————————————————————————————————		
unt, and Costs, the Practice of	XIV.		
185—	SUMMONS TO WITNESS.—(Section 48.)		
C. D.	In the——Division Court for the County of Simcoe. Between A. B., Plaintiff,		
tion 54.) Simcoe.	You are hereby required to attend at the Sittings of the said Court,		
B., Plaintiff,	to be holden at——on the——day of——185—, at the hour of——in the forenoon, to give evidence in the above cause, on behalf of the above named——[and then and there to have and produce (state posticular details).		
Court for the aith that he.	have and produce (state particular documents required) and all other papers relating to the said action in your custody, possession or power.] Given under the Seal of the Court, this—day of—185—.		
cuted by the sthereto, and to receive,	To		
,	Clerk of the said Court.		

XV.

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ORDER P	on American III
In the Division	Court for the County of Simcoe.
	Joi the County of Simon
j.	Between A. B., Plaintiff,
- 4 - 1	
Ordered that the Trial of the	C. D., Defendant
there state the terms or con	C. D., Defendant.
	adjournment if any
Dated185	25) the Court,
	Clerk.
(.	
Jungwiss	WHITE !
JUDGMENT AGAINET D	XVI.
In the	NDANT FOR DEBT OR DAMAGES.
1, , , , , , , , , , , ,	wit for the Country of ci-
· (1 · (1	Between A. B., Plaintiff,
	And half to be and the training of the
It is all 1	C. D., Defendant.
Pounds Chairt	C. D., Defendant. iff do recover against the Defendant Pence. And it is Only Defendant
the Defendant do was all	Pence. And it is Ordered, That with the Costs of Suit to the Costs.
of the Court, within—days.	Pence. And it is Ordered, That with the Costs of Suit, to the Clerk
Dated, ————————————————————————————————————	T.
	Judge.
X	
X	VII.
JUDGMENT FO	OR DEFENDANT
In the Division Cou	rt for the County of Simcoe.
1	To the County of Simcoe.
	Between A. B., Plaintiff.
	and
It is decreed that I. I	C. D., Defendant.
Defendant do recover against the	s against the Plaintiff, and that it
satisfaction for his trouble in that And it is Ordered, That the Plaint	behalf, with his costs of defence
And it is Ordered, That the Plaint the Court within—days.	in do pay the same to the Clerk of
Dated,————————————————————————————————————	3 - 1
, 100—.	Judge.

XVIII.

JUDGMENT FOR DEFENDANT ON SET OFF. -Division Court for the County of Simcoe. Between A. B., Plaintiff,

C. D., Defendant. It is adjudged that the Defendant do recover against the Plaintiff pounds shillings and pence, and it is ordered that the Plaintiff do pay the same, with the costs of suit to the Clerk of the Court within-days.

Dated--185

Judge.

XIX.

JUDGMENT OF NON-SUIT, OR DISMISS FOR WANT OF PROSECUTION.

In the ____ Division Court for the County of Simcoe. Between A. B., Plaintiff,

and

C. D., Defendant.

It is adjudged that a Non-Suit be entered in this cause [or that this cause be struck out of the cause list | and that the Plaintiff do pay the Defendant——and Costs, and it is ordered that the said sum and the Defendant's Costs of Suit be paid by the Plaintiff to the Clerk of the Court, within-days.

Dated.——185—.

Judge.

XX.

ORDINARY JUDGMENT AGAINST EXECUTORS.

-Division Court for the County of Simcoe. Between A. B., Plaintiff,

C. D., Executor of E. F., deceased,

Defendant.

It is adjudged that the Plaintiff do recover against the Defendant, as Executor as aforesaid, the sum of——and his Costs of Suit to be levied out of the goods of the deceased in Defendant's hands, to be administered, -failing such goods, the Costs to be levied out of Defendant's own goods. Defendant ordered to pay the said sum and costs within—days.

Judge.

o the Clerk of

3., Plaintiff, id Many 13 ., Defendant.

DAMAGES. of Simcoe.

st the Defendant s Ordered, That iit, to the Clerk

y of Simcoe. B., Plaintiff,

and D., Defendant

ed until-

urnment if any.]

Clerk.

Judge.

10

f Simcoc. Plaintiff,

Defendant. and that the sts of defence

Judge.

XXI.

JUDGMENT FOR PLAINTIFF ON DEVASTAVIT. In the ____ Division Court for the County of Simcoe. Between A. B., Plaintiff,

C. D., Executor of E. F., deceased,

It is adjudged that the Defendant has withheld and wasted divers goods and chattels which were the property of deceased, whereby a certain Judgment recovered by the Plaintiff onin the _____ Division Court for the County of ___ Debt and Costs remains unsatisfied. And it is Ordered, That the Defendant do pay the amount of the said Judgment so unsatisfied, with interest thereon from the date thereof, amounting to the sum of Court within days. Dated,-**-185**—.

Judge.

XXII.

SUMMONS TO SHOW CAUSE IN APPLICATION FOR NEW TRIAL. In the ____ Division Court for the County of Simcoe.

Between A. B., Plaintiff,

----the above named) Plaintiff (or Defendant.)

and in in ! C. D., Defendant.

You are hereby summoned to be and appear at the next Sittings of this Court, to be holden at _____on the _____day of ___ at the hour of——to show cause why the Judgment rendered in this Cause, at the last Sittings of this Court, and all subsequent proceedings, should not be set aside, and a New Trial ordered on grounds disclosed in the papers filed [copies whereof are hereunto annexed], and in the event of your not so appearing themay proceed to obtain an Order for a New Trial, as of course.

In the mean time all proceedings in this cause are stayed. Dated this _____day of _____185__.

By the Court,

Take Notice-That if you require to use any Affidavit in Showing Cause against the Application for a New Trial, a copy thereof must be delivered to the said—or left at his usual place of abode, if living within the Division, or left with the Clerk of the said Court, if the said——reside without the Division, four clear

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STAVIT. nty of Simcoe.

of E. F., deceased, Defendant.

and wasted divers deceased, aintiff on--for-

Ordered, That the ent so unsatisfied, ting to the sum of the Clerk of the

Judge.

NEW TRIAL. of Simcoe. B., Plaintiff,

D., Defendant.

next Sittings of day ofent rendered in all subsequent rial ordered on of are hereunto

g the— f course. tayed.

Clerk. it in Showing copy thereof isual place of Clerk of the ion, four clear

XXIII.

ORDER FOR NEW TRIAL.

-Division Court for the County of Simcoe.

Between A. B., Plaintiff, and

C. D., Defindant.

It is ordered that the Judgment rendered in this cause, and all subsequent proceedings be set aside and a New Trial be had between the parties on [set out the terms or conditions, if any, on which the order is made.]

Dated-----185--.

Judge.

XXIV.

ORDER FOR IMPOSITION OF FINE FOR CONTEMPT.—(Section 75.) -Division Court for the County of Sincoe, holden

whereas—of—on the day and at the place aforesaid, in open Court at the Sittings of the said Court now here holden did wilfully insult ____Judge [or Deputy] of the said Court, [or did in the view of the Court wilfully insult ____Clerk (or Bailiff) of the said Court, during his attendance in the said Court (or did wilfully interrupt the proceedings of the said Court).] Now the said Court doth hereby order and adjudge that the said E. F. shall pay a for such offence, to the Clerk of the Court forthwith; and in default of immediate payment of such fine that the be committed to the Common Gaol of the County for days, unless such Fine, and the Costs herein, with the expense attending the commitment, be sooner paid.

Given under the Seal of the Court this _____day of__

By the Court,

Clerk.

XXV.

ORDER FOR THE IMPOSITION OF A FINE ON A JUROR FOR NON ATTENDANCE.—(Section 35)

—Division Court for the County of Simcoe, holden —in the said County, on the——day of— 185----.

Whereas it has been made appear to the Court that ------of -was duly summoned to attend at this Court, now here

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Debt Costs Exec

holden, to serve as a Juror. And wherea appear at the said Court in obedience to the said Court doth hereby order and adjust shall pay a fine of—for such defaution on before the—day of— Given under the Seal of the Court	
the day and year first above written.	
	Clerk of the said Court.
XXVI.	1
ORDER FOR IMPOSITION OF PENALTY ON	Wimmen
In the——Division Court for the	County of St.
Betw	een A. B., Plaintiff,
	and
Whereas it hath been made appear to the Action at the Sixti	C. D., Defendant.
namely: On theday of1 also to produce(as the case may be a tender of payment] of his reasonable expe him the saidand whereas the said- in obedience to the said summons [or having of the said summons did wilfully refuse to be s in the said Action (or to produce such &c.) ofbeing before the said Gourt atand being called upon above cause did then and there wilfully refuse evidence. Now the said Court doth hereby the saidshall pay a fine of refusal,] to the Clerk of this Court, or on before of the said Fine shall be paid by the said C this Action, being the party injured, by such r he said	is day and at this place, 85—, at — [and)] and that payment [or enses was duly made to ——did not appear g appeared in pursuance worn and give evidence]. Or whereas— the Sittings thereof on to give evidence in the et to be sworn and give order and adjudge that —for such neglect [or ore the——day of sum of——, part lerk to the——in neglect [or refusal] of
Given under the Seal of the Court this	-day of195
By the	Jourt,
	Clerk.

summons he said—		l not Now
Clerk of forthwith	the	said

he said Court.

Court,

-(Section 48.)
of Simcoc.

, Plaintiff,

Defendant.

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Witness in this
l at this place,
— [and
t payment [or
duly made to
lid not appear
l in pursuance
give evidence
hereas—
gs thereof on

idence in the forn and give adjudge that neglect [or day of neglect]

r refusal] of

----185__-

Clerk.

XXVII.

EXECUTION AGAINST THE GOODS OF DEFENDANT .- (Section 53.) 89.

In the ____Division Court for the County of Simcoe.

Between A. B., Plaintiff, and C. D., Defendant.

Whereas at the Sittings of the said Court holden on-at , by the Judgment of the said Court, the said Plaintiff recovered against the said Defendant the sum of ____Pounds____ Shillings and Pence, for a certain Debt before that time due and owing to the said Plaintiff [or for certain damages sustained by the said Plaintiff | together with Costs of Suit in that behalf expended; which said Debt [or Damages] and Costs were ordered to be paid by the said Defendant at a day now past. And whereas the Defendant has not made such payment; these are therefore [as before (or as often before)] to command you forthwith to make and levy by distress and sale of the goods and chattels of the Defendant, wheresoever the same may be found within the County of Simcoe, [except the wearing apparel and bedding of the said Defendant, or his family, and the tools or implements of his trade, if any, to the value of £5] the said Debt [or Damages] and Costs amounting together to the sum of———and your lawful Fees on the execution of this precept; and also, and if necessary for that purpose, to seize and take any Money or Bank Notes, and any Cheques, Bills of Exchange, Promissory Notes, Bonds, Specialties, or Securities for Money, of the said Defendant which may be there found, or such part thereof as may be sufficient for the satisfying of this Execution, and the Costs of making and executing the same, so that you may have the said sum of ---- within thirty days after the date hereof, and pay the same over to the Clerk of the Court for the said Plaintiff.

Debt (or Damages) £_____

Costs £____

Execution £_____

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EXECUTION AGAINST GOODS OF PLAINTIFF. - (Section 83.) Between A. B. Plaintiff,

Whereas at the Sittings of this Court holden on-at-C. D., Defendant. the said Plaintiff did not make proof of his demand in this cause to the satisfaction of the Court, [or did not appear to prosecute his suit] and thereupon Judgment was given in favor of the said Defendant, [or therefore this cause was struck out of the cause list] and it was ordered and adjudged by the Court that the said Plaintiff should pay trouble and attendance in that behalf, and also his Costs by the Defendant about his suit in that behalf expended, amounting together -. And whereas the Plaintiff has not paid the same, these are therefore to command you forthwith to make and levy by distress and sale of the goods and chattels of the Plaintiff, wheresoever the same may be found within the County of Simcoe, [except the wearing apparel and bedding of the said Plaintiff or his family, and the tools and implements of his trade, if any, to the value of £5] the said sum of execution of this precept, and also, and if necessary for that purpose, to seize and take any Money, or Bank Notes, and any Cheques, Bills of Exchange, Promissory Notes, Bonds, Specialties or Securities for money, of the said Plaintiff which may be there found, or such part thereof as may be sufficient for the satisfying of this execution, and the Cost of executing the same, so that you may have the said

---within thirty days after the date hereof, and pay the same over to the Clerk of the Court for the said Defendant. Given under the Seal of the Court this-To-Bailiff of the said Court, Judgment, £_ Clerk. Costs....£_ Execution, £-

XXIX.

EXECUTION AGAINST GOODS OF TESTATOR. In the _____ Division Court for the County of Simcoe. Between A. B., Plaintiff,

C. D., Executor of E. F., deceased,

Whereas at a sitting of the said Court holden on-Defendant. by the judgment of the said Court, the said Plaintiff (Section 83.)

ty of Simcoe.

etiff,

Defendant.

this cause to the cosecute his suit!

osecute his suit] said Defendant, list] and it was intiff should pay tisfaction for his is Costs by the ounting together tiff has not paid thwith to make of the Plaintiff, inty of Simcoe, Plaintiff or his ny, to the value ful Fees on the or that purpose, any Cheques, es or Securities found, or such this execution, have the said f, and pay the lant.

----185--.

Clerk.

Simcoe.

., deceased, endant.

id Plaintiff

recovered against the said Defendant, as Executor [as Admistrator] of E. F., deceased, the sum of _____for a certain debt before that time due, and owing to the said Plaintiff by the said E. F., in his lifetime, together with his costs of suit by the Plaintiff, in that behalf expended, and it was ordered by the Court, that the Defendant should pay the same accordingly, at a day now past, and the Defendant has not paid the same, these are therefore to command you forthwith to make and levy by distress, and sale of the goods and chattels, which were the property of the said E. F., in his lifetime, in the hands of the Defendant to be administered, wheresoever the same may be found within the County of Simcoe, the said debt and the said costs amounting together to the sum oftogether with the costs of this execution, and also, and if necessary for that purpose, to seize and take any Money, or Bank Notes, and any Cheques, Bills of Exchange, Promissory Notes, Bonds, Specialties, or Securities for money, which were the property of the said E. F., in his lifetime, in the hands of the said Defendant to be administered, which may be there found, or such part thereof as may be sufficient for the satisfying of this execution, and the costs of making and executing the same, if the Defendant hath so much thereof in his hands to be administered, and if he hath not so much in his hands to be administered, then that you make and levy of the proper goods, notes, and chattels, money, &c., [repeat] of the Defendant, the sum of _____for the costs and charges aforesaid, and the costs of this execution and levying the same, so that you may have the said moneys within thirty days after the date hereof, and pay the same over to the Clerk of the Court for the said Plaintiff.

XXX.

Summons to Plaintiff on Interpleader.—(Section 102.)
In the——Division Court for the County of Simcoe.

Between A. B., Plaintiff, and C. D., Defendant.

Whereas——of——hath made a claim to certain goods [or to certain securities, or money, (as the case may be,)]

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which have been seized and taken in execution [or attached] under and by virtue of process issuing out of this Court in this cou
and by virtue of process issuing out of this Court, in this action, you the Judge of the rely summoned and required to be and court, in this action, you
are therefore hereby summoned and required to be and appear before of
the therefore hereby summoned and required, in this action, you
the Judge of the said Court, at—on—at the hour order made thereupon as to the Court shall seem fit.
order made the said claim will be adjudicated in the nour
order made thereupon as to the Court shall seem fit.
day of185
N. B. The claimant is called upon to give the particulars of his Clerk of the Court.
claim while claimant is called upon to give all
claim, which you may inspect on application at the office of the Court, five days before the day of hearing
clerk of the Court, five days been application at the office of the
Clerk of the Court, five days before the day of hearing.
INTERDITED IN THE STATE OF THE
TARPLEADED STREET
Interpleader Summons to Claimant.—(Sect. 102.) In the——Division Court for the County of Simcoe. Between A. P. D.
Sourt for the County of Simon
Between A B D
Between A. B., Plaintiff,
and
You are hereby summoned and required to appear at a Court to be
goods and chattels [or monies, &c., or securities (as the case may be)] of this Court in this court
seized a chattels for monies, &c., or securities (you to certain
seized and taken in execution [or attached] under process issued out ing such claim.
of this Court in this action, and in default of your then establish- monies, &c., paid and the case may be)
ing such claim, the said and an default of your then establish
monies, &c. naid end goods and chattels, will be sold for
ing such claim, the said goods and chattels, will be sold [or the said the said process, and take notice that you are required five days a particular of the good.
before the said—of—to leave at the Clerk's office ground of your claim
of of are required five days
a particular of the goods and chattels so claimed by you, and the
Given under all G
Given under the Seal of the Court, this—day of—185
T. day of185
To Clerk of the said Court.
of Clerk of the said Court.
PARTICULA IN XXXII.
PARTICULARS OF CLAIM ON INTERPLEADER.—(Sect. 102.)
In the———Division Court for the County of Simcoe. Between A. P. Division.
Swift for the County of Simon
Between A. B., Plaintiff.
To whom it may concern and
alid
A. B. of U. D. Defendant
A. B. of———claims as his property, the following goods and chattels [or monies, &c.] seized and taken in execution [or attached]
montes, &c. seized and taken in execution [
and a secution [or attached]

r attached] under in this action, you and appear before at the hour ed upon and such

of——185—. f the said Court.

articulars of his the office of the ring.

ect. 102.) of Simcoe. Plaintiff,

efendant. t a Court to be you to certain case may, be)] cess issued out hen establishd for the said e exigency of ired five days Clerk's office

____185 e said Court.

you, and the

102.) Simcoe. ntiff.

dant. wing goods rattached]

under process issued out of this Court in this action, as it is alleged, namely, [specify the goods and chattels or monies, &c., claimed,] and the grounds of claim are, [set forth in ordinary language, the particulars on which the claim is grounded], and this the said A. B. will maintain and prove.

(N. B. If any action for the seizure has been commenced state, in what Court and how action stands.)

Dated this _____day of ____

A.. B

XXXIII.

ORDER ON INTERPLEADER SUMMONS. (-Sect. 102)

In the ____ Division Court for the County of Simcoe. 20.1

Between A. B., Plaintiff,

C. D., Defendant.

It is hereby ordered touching the claim of----to certain goods and chattels [or as the case may be] seized and taken in execution [or attached] in this action which the said——has been summoned to support his claim at this Court, that the said goods and chattels [or moneys, &c., or part thereof, to wit: (specifying them)] are the property of the said———[or of the said Defendant, (or are not the property of the said———) (as the case may be,)] and it is further ordered [add any order which the Judge shall think fit to make as to the disposal of the subject matter, &c.,] that the costs of this proceeding be paid by the said——to the Clerk of the Court, at his office for the use of the said——on or before the —day of——185—.

Dated this——day of——185—.

Judge.

XXXIV.

SUMMONS ON BEHALF OF EXECUTOR TO REVIVE JUDGMENT .- (Sect. 73.)

In the ____ Division Court for the County of Simcoe.

No. of De.nand 6) Year No. 80. (Between A.B., Executor of C.D., deceased, Plaintiff,

and

E. D., Defendant.

To E. D., the above named Defendant.

Whereas at the sittings of this Court [or of the late Court of

which Judgment, a transcript whereof is hereunto and the remains unsatisfied and the r
claims to have the said Plaintiff on E. annexed, still
fore here!
said Plaintiff, and to show cause, if any to answer to the
not appearing, Judgment herein will be entered again.
Dated this—day of—185—. By the Court,
By the Court,
Clerk,
In the Section 72
In the Division Court for the County of Simcoe. No. of Demand 7 Year No. 81 Amount claimed C. D., Executor of F. F. deceased.
and and
Costs exclusive of Mileans
District held as Division Noin and for of the late Court of
diddment . F. In his lifetime c obtained a
unsatisfied; and the said Plaintiff claims annexed, still remains
therefore hereby summoned to appear at the said E. F., you are
answer to all this
as From ought not to have to any you have
in his life time the which were the promise to be levied
you by your default in the
day of185
By the Court,
Clerk

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payment ofnto annexed, still cutor as aforesaid,

You are thereof this Court to to answer to the e, why the said ve his execution he event of your nst you by your

Clerk.

-(Section 73.) of Simcoe.

atiff, . F, deceased, efendant.

late Court of

obtained a ---which still remains s execution F., you are ings of this of—to you have, gainst you, o be levied said E. F., nd in the red against

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a medical supplies that the street of the st DECREE ON BEHALF OF EXECUTOR TO REVIVE JUDGMENT .- (Section 73.)

In the ____ Division Court for the County of Simcoe.

Between A. B., Executor of C. D., deceased, Plaintiff,

E. D., Defendant It is decreed that a certain Judgment [set out the Judgment] be revived in favor of the Plaintiff, as Executor as aforesaid, against the Defendant; and it is ordered that the Defendant do pay the sum of being the amount remaining unsatisfied on the said Judgment, to the Clerk of the Court within-days.

Dated this day of 185.

Judge.

XXXVII. DECREE TO REVIVE JUDGMENT AS AGAINST EXECUTOR .- (Sect. 73.)

In the Division Court for the County of Simcoe. Between A. B., Plaintiff,

and

C. D., Executor of E. F., deceased,

Defendant.

It is decreed that a certain Judgment [set out the Judgment] be revived in favor of the Plaintiff against the Defendant, as Executor as aforesaid; and it is ordered that the Defendant do pay the sum of being the amount remaining unsatisfied on the said Judgment, to the Clerk of the Court within days.

Dated this—day of—185—.

Judge.

XXXVIII.

Execution against Executor on Decree to revive Judgment .-(Section 73.)

In the ____Division Court for the County of Simcoe. Between A. B., Plaintiff, and ,

C. D., Executor of E. F., deceased, Defendant.

Whereas at a Sittings of the said Court holden on &c., at--It was decreed that a certain Judgment [set out as in decree] should

should pay the sum of unsatisfied on the said Ju Defendant hath not paid the you forthwith to make and and chattels which were the time, in the hands of the said sum of togethe also, and if necessary for the or Bank Notes, and any Cl Notes, Bonds, Specialties of property of the said E. F. Defendant to be administered the costs of executing the same within thirty days over to the Clerk of the Court of the Said E. F.	Plaintiff against the Defendant as Executor level by the said Court that the Defendant [being the amount remaining at a day now past; and the same. These are therefore to command levy by distress and sale of the goods are property of the said E. F. in his life and Defendant to be administered, wherefound within the County of Simcoe, the rewith the Costs of this Execution. And at purpose, to seize and take any Money the purpose, to seize and take any Money and Exchange, Promissory of Securities for Money, which were the in his life time, in the hands of the said ed, as may be there found, or such part for the satisfying of this execution, and ame, so that you may have the sum of after the date hereof and pay the same art for the said Plaintiff.
	Cl 1
Decree for	Clerk.
20000	
Interest	•
Execution—	
4	XXXIX.
TRANSCRIPT OF JUDG	MENT UNDER 57mm C
In the Division C	Court for the County of Simcoe.
	Between A. B., Plaintiff,
	and
The following proceedings wer	C. D., Defendant.
On theday of	-a summona rossii
to answer the Plaintiff's claim for	or a Debt for for Dame
to ±——was issued out of	—a summons requiring the Defendant or a Debt [or for Damages] amounting this Court in this cause according to the day of
the Statute in that behalf, on t	this Court in this cause according to he————————————————————————————————————
Defendant was duly served with	he——— day of———the said a copy of the said summons, and of
Court Court Since Plaintiff'	s claim by———a Bailiff of the
at the Sittings of	s claim by——a Bailiff of the f the said Court holden on——
Judgment was then and the	t the said Court holden on— on to be tried, and the following
and there re	on to be tried, and the following ndered by the Court:

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ndant as Executor hat the Defendant mount remaining past; and the efore to command sale of the goods E. F. in his life inistered, wherey of Simcoe, the Execution. And take any Money inge, Promissory which were the ands of the said d, or such part execution, and have the sum of d pay the same

-185-.

Clerk.

TION. Simcoe. Plaintiff, ıd Defendant.

he Defendant es] amounting according to -the said mons, and of Bailiff of the on---ne following

"It is adjudged, &c., [here copy Judgment.] On the day of a Writ of Execution upon the said Judgment was duly issued out of the said Court by the Clerk thereof, which said of the goods and chattels of the said Defendant. On the the Court the said Writ of Execution with a return thereon endorsed in the following words." [Copy Bailiff's Return.]

Pursuant to the 57th Section of the Act passed in the Fourteenth Year of Her Majesty's Reign, entitled: "An Act to amend and consolidate the several Acts now in force, regulating the Practice of Division Courts in Upper Canada, and to extend the Jurisdiction thereof," I ____Clerk of the said ____Division Court for the County of Simcoe, do hereby certify and declare that the foregoing is a faithful transcript of the Judgment and proceedings in the above cause as shown and as appears by the original Entries and Records of

Given under the Scal of the said Court this - day of - 185 -. Clerk.

XL. CERTIFICATE OF JUDGMENT FOR REGISTRATION .- (Section 58.) In the ____ Division Court for the County of Simcoe.

I, R. B., Clerk of the said Court, do hereby certify that Judgment day of _____in the year of Our Lord &c., in an Action on Contract for _____Pounds ____Shillings and _____ Pence, Debt, together with Costs of Suit, in all Pounds Shillings and—Pence, which Defendant was ordered by the said Court to pay—[or as the Judgment may be.]

Year No. 450. No. of Demand 10. §

Given under my hand and the Seal of the said Court thisday of———A. D. 185—.

> R. B. Clerk of the said Court.

(.) (.) ;

XLI.

APPLICATION FOR JUDGMENT SUMMONS.

To A. B, Clerk of the——Division Court, County of Simcoe. Be pleased to summon——of &c., to answer according to

the Statute in that behalf, touching the debt due me by the judgment [or order] of the ____Division Court, on my behalf, a copy of which is hereunto annexed.

C. D., Plaintiff.

XLII.

SUMMONS TO DEFENDANT AFTER JUDGMENT.—(Sect. 91.) In the —— Division Court for the County of Simcoe.

No. of demand, 5 Year No. 800

Between A. B., Plaintiff. and

To C. D., the above named Defendant.

C. D., Defendant. Whereas at the sittings of this Court, held at-on, &c., the above named Plaintiff obtained a judment [or order] against you for the payment of—which said judgment [or order] still remains unsatisfied—you are therefore hereby summoned to appear at the next sittings of this Court to be holden at --- on the-___at the hour of___to be then and there examined by the Judge of the said Court touching your estate and effects, and the manner and circumstances under which you contracted the said debt [or incurred the damages or liability] which was the subject of the action in which the said judgment was obtained against you, and as to the means and expectations you then had, and as to the property and means you still have, of discharging the said debt [or damages, or liability], and as to the disposal you may have made of any of your property.—And take Notice, that if you do not appear in obedience to this summons, you may, by order of this Court, be committed to the Common Gaol of the said County.

Given under the Seal of the Court this-Amount of Judgment, [or Order,].... -day of-By the Court, Costs of this Summons..... -Clerk.

XLIII.

Warrant of Commitment in Default of Appearance.—(Secs. 92-95.) -Division Court for the County of Simcoe. No. of Demand 6 ? Year No. 801.

> Between A. B., Plaintiff, and

C. D., Defendant. -, Bailiff of the said Court, and to all Constables and Peac Com W

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e by the judgment behalf, a copy of

D., Plaintiff.

(Sect. 91.)
of Simcoe.

Plaintiff. d Defendant.

, &c., the above nst you for the still remains appear at the the___ —day xamined by the ffects, and the d the said debt subject of the st you, and as the property [or damages, ade of any of not appear in this Court, be

of— ourt, ——Clerk.

-(Secs.92-95.) Simcoe.

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lant. stables and Peace Officers of the County of Simcoe, and to the Gaoler of the Common Gaol of the said County.

Whereas at the Sittings of this Court, holden at-on the Judgment of the said Court, in a certain suit wherein the Court had jurisdiction, recovered against the above named Defendant the sum for a certain Debt before that time due and owing to the said Plaintiff [or for certain damages sustained by the said Plaintiff,] together with Costs of Suit in that behalf expended, which said Debt [or Damages] and Costs were ordered to be paid by the Defendant at a day now past. And whereas the Defendant not having made such payment, upon application of the Plaintiff, a summons was duly issued from and out of the said Court against the said Defendant, by which said summons the Defendant was required to appear at the Sittings of the said Court holden at-on &c., to answer such questions as might be put to him touching [set out as in the summons] - And whereas it was duly proved on oath at the said last mentioned Sittings of the said Court, that the said Defendant was personally served with the said summons, - and whereas the said Defendant did not attend as required by such summons, or allege any sufficient cause for not so attending :- And thereupon it was ordered by the Judge of the said Court that the said Defendant should be committed for the term of _____days to the Common Gaol of the said County, according to the form of the Statute in that behalf; or until he should be discharged by due course of law, according to the provisions of the Act of Parliament in that behalf. These are therefore to require you, the said Bailiff, and others to take the said Defendant and to deliver him to the Gaoler of the Common Gaol of the said County .- And you, the said Gaoler, are hereby required to receive the said Defendant, and him safely to keep in the said Common Gaol for the term of-days, or until he shall be sooner discharged by due course of law, according to the provision of the Act of Parliament in that behalf. For which this shall be your sufficient warrant.

Given under the Seal of the Court, this——day of——185.—

Clerk of the said Court.

XLIV.

WARRANT OF COMMITMENT AFTER EXAMINATION.—(Sections 92-95.)

In the——Division Court for the County of Simcoe.

No. of Demand 5 Year No. 800.

Between A. B., Plaintiff,

C. D., Defendant.

To—Bailiff of the said Court and to all Constables and Peace Officers of the County of Simcoe, and to the Gaoler of the Common Gaol of the said County:

Whereas at the Sittings of this Court holden at-on the -day of &c., the above named Plaintiff by the Judgment of the said Court, in a certain suit wherein the Court had jurisdiction, recovered against the above named Defendant the sum offor a certain Debt before that time due and owing to the said Plaintiff [or for certain Damages sustained by the said Plaintiff] together with Costs of Suit in that behalf expended, which said Debt [or Damages] and Costs were ordered to be paid by the Defendant at a day now past .- And whereas the Defendant not having made such payment, upon application of the Plaintiff, a summons was duly issued from and out of the said Court against the said Defendant, by which said summons Defendant was required to appear at the Sittings of the said Court, holden at ———on &c., to answer such questions as might be put to him touching [set out as in the summons.] - And whereas the Defendant, having duly appeared at the said Court pursuant to the suid summons, was examined touching, &c.-And whereas it appeared on examination to the satisfaction of the Judge of the said Court that [here insert the particular ground of commitment in the language used in the Statute]. E. G., the said Defendant, incurred the Debt (or limbility) the subject of this action under false pretences, [or by means of fraud, or breach of trust]; and thereupon it was ordered by the said Judge that the said Defendant should be committed for the term of-days to the Common Gaol of the said County, according to the form of the Statute in that behalf, or until he should he discharged by due course of law, according to the provisions of the Act of Parliament in that behalf. These are therefore to require you, the said Bailiff, and others to take the said Defendant and to deliver him to the Gaoler of the Common Gaol of the said County; and you the said Gaoler are hereby required to receive the said Defendant and him safely keep in the said Common Gaol for the term of-days, or until he shall be sooner discharged by due course law, according to the provisions of the Act of Parliament in that behalf. For which this shall be your sufficient warrant.

Given under the Seal of the Court, this ---- day of---Clerk of the saidCourt.

XLV.

CERTIFICATE FOR DISCHARGE OF A PARTY FROM CUSTODY.—(Sect. 99.) In the ——— Division Court for the County of Simcoe.

Between A. B., Plaintiff, No. of Demand 5 Year No. 800. and G. D., Defendant.

I do hereby certify that the Defendant now in your custody under warrant of commitment in this cause, has, since the issuing of the said warrant, to wit, on the _____day of _____, paid and satisfied

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-on the the Judgment of had jurisdiction, sum ofthe said Plaintiff aintiff] together h said Debt [or Defendant at a ving made such mons was duly d Defendant, by ar at the Sittings er such questions mmons.]—And the said Court ing, &c .- And on of the Judge of commitment aid Defendant, tion under false and thereupon dant should be on Gaol of the that behalf, or cording to the f. These are take the said non Gaol of the ired to receive

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saidCourt.

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endant. ustody under ssuing of the and satisfied the debt [or damages], for the non payment whereof, he was so committed, together with all costs and charges due and payable by him in respect thereof and the said Defendant may in respect of such warrant be forthwith discharged from and out of your custody.

Given under the Seal of the Court, this—day of—185—.

To the Gaoler of the Common
Gaol of the County of Simcoe.

Clerk.

XLVI.

WARRANT TO LEVY FINE UPON WITNESS.—(Sect. 48.)

In the——Division Court for the County of Simcoe.

Between A. B., Plaintiff,

C. D., Defendant.

Whereas at the sittings of the said Court holden on-at it was made appear to the Court that---ofduly summoned to be and appear at the said sittings as a Witness in this action [and also to produce—(as the case may be)] and that payment [or a tender of payment] of his reasonable expenses was duly made to him the said——and whereas the said——did not appear at the said sittings in obedience to the said summons [or having appeared in obedience to the said summons, did wilfully refuse to be sworn, and give evidence in the said action (or to produce such &c.)], where a witness in Court refuses to give evidence, instead of the foregoing) "Whereas of being before the said Court at the sittings thereof, on at and being called upon to give evidence in the above cause did then and there wilfully refuse to be sworn and give evidence."] And thereupon it was ordered and adjudged by the said Court, that the said -----should pay for such neglect [or refusal] a fine of———to the Clerk of the Court on or before the———day of———[or forthwith]. And whereas the said———hath not made such payment, these are therefore [as before or as often before], to command you forthwith to make and levy by distress and sale of the goods and chattels of the Defendant, wheresoever the same may be found within the County of Simcoe, [except the wearing apparel and bedding of the said-or his family, and the tools and implements of his trade, if any, to the value of £5], the said fine and costs amounting together to the sum of---and your lawful fees on the execution of this precept, and also to seize and take any money, or Bank Notes, and any Cheques, Bills of Exchange, Promissory Notes, Bonds, Specialties or Securities for money of the said-which may be then found, or such part thereof as may be sufficient for the satisfying

of this execution and the costs on the same, 50 that you may have the said sum of—within—days after the date hereof, and pay the same over to the Clerk of the Court. Given under the Seal of the Court, this—day of—185—To—Bailiff of the said Court. Fine——— Costs——— Execution——
XLVII.
WARRANT OF COMMITMENT FOR CONTEMPT. (—Section 75.) In the——Division Court for the County of Simcoe. To——Bailiff of the said Court and to all Constables and Peace Officers of the County of——and to the Gaoler of the Common Gaol of the said County.
Whereas at a sitting of this Court holden on—at—in open Court then and there being held—of—did wilfully insult—Judge [or Deputy Judge] of the said Court [or did in view of the said Court wilfully insult—Clerk [or Bailiff] of of the said Court (or did unlawfully interrupt the proceedings of the said Court)], and thereupon it was ordered and adjudged by the said Court that the said—should pay a fine of—for said offence, to the Clerk of the said Court, forthwith, and in default of immediate payment of such fine that the said—should be committed to the Common Gaol of the County, according to the form of the Statute in such case made and provided, and whereas the said—did not pay [or did refuse to pay] the said fine and the costs, amounting together to the sum of—in obedience to the said order—These are therefore to require you, the said Bailiff, and others to take the said—, if he shall be found within the County of the County of Simcoe, and deliver him to the said Gaoler of the Common Gaol of the County of Simcoe—and you the said Gaoler are hereby required to receive the said—and him safely keep in the Common Gaol aforesaid, for the the term of—unless the said fine and costs, with the expenses attending the commitment, amounting together to the sum of—be sooner paid.
Given under my hand and seal this——day of———Sealed with the Seal of the Court,
of the said Court.

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— [L.S.] Judge.

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XLVIII.

FORM OF BOND ON SEIZURE OR SALE OF PERISHABLE PROPERTY. (-Section 70.)

In the _____Division Court for the County of Simcoe.

Between A. B., Plaintiff,

C. D., Defendant.

Know all men by these presents that We, A. B., of——[insert place of residence and addition], the above named Plaintiff, E. F., of &c., and G. G. of &c., are, and each of us is, jointly and severally held and firmly bound to ———of &c., the above named Defendant, in the sum of———of lawful money of Canada, to be paid to the said Defendant, his certain Attorney, Executors, Administrators and Assigns, for which payment well and truly to be made we bind ourselves, our Heirs, Executors and Administrators, and each and every of us binds himself, his Heirs, Executors and Administrators, firmly by these presents.—

Dated the day of

Whereas the above named Plaintiff hath sued out of the above named Court a warrant of attachment against the goods and chattels of the above named Defendant, and hath requested that certain perishable property, to wit: [specify property] belonging to the said above named Defendant, may be seized and forthwith exposed and sold under and by virtue of the said warrant of attachment [or whereas certain perishable property to wit:belonging to the above named Defendant have been seized under and by virtue of a warrant of attachment issued out of the above named Court, in the above named cause, and have been duly appraised and valued at the sum of----and are now in the hands of the Clerk of the said Court, -and whereas the said above named Plaintiff hath requested the said Clerk to expose and sell the said goods and chattels as perishable property] according to the form of the Statute in that behalf. Now the condition of this obligation is such, that if the said above named Plaintiff do repay to the said above named Defendant the value of the said goods and chattels, together with all costs and damages that may be incurred in consequence of the seizure and sale thereof, in case Judgment be not obtained by the Plaintiff according to the true intent of the 70th Section of the Act 13 & 14 Vic. Cap. 53, then this obligation to be void,—else to remain in full force and virtue.

XLIX.

FORM OF BOND ON SUPERSEDEAS TO WARRANT OF ATTACHMENT. (Section 67.)

In the——Division Court for the County of Simcoe.

Between A. B., Plaintiff,
and

Know all men by these presents, that We, C. D., of [insert place of residence and addition] the above named Defendant, E. F., of &c., and G. G., of &c., are, and each of us is, jointly and severally held and firmly bound to——, of &c., the above named Plaintiff, in the sum of——of lawful money of Canada, to be paid to the said Plaintiff, his certain Attorney, Executors, Administrators and Assigns, for which payment well and truly to be paid, we bind ourselves, our Heirs, Executors and Aministrators, and each and every of us binds himself, his Heirs, Executors and Administrators, firmly by these presents.—Dated the——day of——

----day of-Whereas the above named Plaintiff hath sued out of the said above named Court, a warrant of attachment against the goods and chattels of the said above named Defendant for the sum ofunder and by virtue of the said warrant of attachment certain goods and chattels of the said Defendant, to wit: [specify property seized] have been seized and attached; -And the said Defendant desires that the said warrant be superseded, and the said property so attached restored to him under the provision of the 67th Clause of the Act 13 & 14 Vic. Cap. 53. Now the condition of this obligation is such, that if the said Defendant do and shall, in the event of the claim in the said cause being proved, and Judgment being recovered thereon, as in other cases where proceedings have been commenced against the person, pay the same, or pay the value of the said property so taken and seized, as aforesaid, to the said Plaintiff, or shall produce such property whenever thereunto required to satisfy such Judgment, then this obligation to be void,—else to remain in full force and virtue.

LI. - FORM OF BAILIFF'S RETURN

L.

ALLOWANCE TO WITNESS .- (Section 48.)

[No more than 5s. to be allowed to Witness for any one day's attendance and travel.]

Simcoe. aintiff,

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LI. - FORM OF BAILIFF'S RETURN.

Division Court for the County of Simcoe, made in pursuance of Rule numbered thirty-two in the Rules of Practice for the Division Courts in and for the said County, touching all Wurrants, Precepts, and Writs of Execution day of and the Bailiff of the day of acted on or in hand between the RETURN of

		39
•	REMARKS.	
•	When Paid.	
	Paid to Clerk.	
	Bailiff's Charges.	
	Levied.	
	Amount to be made.	
	Style of Nature of Meceived to be made, Levied Charges. Process. When Received to be made. Levied Charges. Clerk. Paid.	
	Nature of Process.	
	Style of Cause.	
	Number.	4

A. B. above named maketh Oath and saith that the foregoing Return is full, true and correct in every particular.

Sworn before me, at this

in the said County,

day of

C. D.

Cash Book

RECEIPTS.

Account of Suitors' Money paid into the Division Court for the County of Simcoe, commencing the 1st of January, 1851.

No.	Style of Cause.	Received.	Received.	A	mou	ınt.
		į		£	s.	d.
47	Doe vs. Roe.	24th Jany. 1851.	Defendant.	10	0	0
100	Den vs. Fen et al.	27th Jany. "	Bailiff.	5	10	0
250	James ats. Jones.	28th Feb. "	Plaintiff.	0	18	4
153	Thomas vs. Roe et al.	10th April, "	Wm. Roe.	20	11	8
	Receipts up to	30th of April,		£ 37	0	0
	Paid to Suitors	as per Payment Ac	count,	. 27	0	0
	Balance in Court 30th	April, carried to no	ext Quarter, a	E 10	0	0
	To Cash Balance	remaining in Cour	t 30th April,	10	0	0
357	Johnston ats. Wilson.	3rd Sept. 1851.	from Plaintiff,	2	7	6
	&c.	&c.	&c:			
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CASH

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Amount.

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.. £ 10 0 0

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BOOK.

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Cash Book

PAYMENTS.

Account of Suitors' Monies paid out of the Division Court for the County of Simcoe, commencing the 1st of January, 1851.

Thomas vs. Roe et al. 29th April, "Plaintiff's Atty. 20 11 250 James ats. Jones 29th April, "Defendant. 0 18	No.	Style of Cause.	When Paid.	To whom Paid.	A	mot	ınt.
	153	Thomas vs. Roe et al. James ats. Jones Payment up to	29th April, " 29th April, "	Plaintiff's Atty. Defendant.	5 20 0	10 11 18	8

PROCEDURE BOOK.

First DIVISION COURT for the County of SIMCOE.

Ensuing Sittings, 26th February, 1851.

200 — Year Number.

JOHN DOE,

Town of Barrie.

Number of Demand — 1

RICHARD ROE,

Township of Vespra.

1851

10th Jany. Receive particulars of Plaintiff's demand (on contract) for £2 and Plaintiff paid 1s. 8d. towards costs.

11th, Issued Summors to Bailiff, costs 1s 8d, and mileage.

24th, Summons returned, served.

28th, Defendant paid £2 1 8, demand and costs.

Paid Plaintiff £2 1 8, demand and costs deposited.

201 — Year Number. JOHN DEN, vs. Thomas FEN, Township of Oro.

Number of Demand — 2
THOMAS FEN,
Town of Barrie.

10th Jany. Received particulars of Plaintiff's demand (for tort) for £5; Plaintiff paid on account of costs 15s, and directed two subpænas, and gave notice to try by Jury. 12th, Issued Summons to Bailiff, costs 5s 9d, and mileage. Summons returned, served. 20th, Issued Jury Summonses and Subpænas to Bailiff. 8th Feb. Jury Summonses returned served, 10 miles travel, Sub-13th, pænas served also. Cause tried, verdict for Plaintiff £5, Judgment thereon 20th, for same and costs, ordered to be paid in 30 days. 20th March, Taxed Costs: Fee Fund 3s, Clerk 6s 3d, Bailiff 12s 4d, Jury 2s 6d, Witnesses per Affidavit 10s. = £1 14 1 Defendant paid £6 14 1d, in full of Judgment and Costs.

203 — Year Number.

JAMES JONES,

Township of Innisfil.

Number of Demand — 3

THOMAS THOMPSON,

Town of Barrie.

12th, 1st Feb. 1st Feb. 20th, 20th,

N. B.—The proceedings subsequent to Judgment may be entered and continued in another part of the "Procedure Book."

The Division under t

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The foregoing is a transcript of the Rules of Practice, and Forms for the Division Courts in and for the County of Simcoe, as approved by the Judges under the 44th Sec. of the Act, 13 & 14 Vic. ch. 53.

Barrie, 16 January, 1851.

JAS. ROBT. GOWAN,

Judge County Court, County of Simcoe.

- found for Defendant.

INDEX TO RULES.

Number.

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- 2 . Books to be kept.
- 3 As to the mode of entering Account or Demand.
- Requisites in Account or Demand. 4
- 5 As to mode of Numbering by Clerk.
- 6 Form of Summons prescribed.
- 7 In respect to Plaintiff suing under the 90th Section.
- 8 Annexing particulars to Summons.
- 9 Service of Summons.
- 10 Bailiff to endorse service of summons, &c.
- 11 Respecting service of summons out of Division.
- 12 Defence under Statute.
- 18 Not approved.
- 14 Notice to save unnecessary expense in proof.
- 15 In respect to confession before action brought.
- 16 Requisites in Affidavits.
- 17 As to Judgments.
- 18 As to Witnesses.
- 19 New Trial, mode of applying for.
- Hearing, and decision on application for. 20
- Ordinary Judgment against Executor. 21
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SOME REFERENCES

T

CLAUSES IN BRITISH STATUTES,

From which certain Sections in the Division Court Act, 13 & 14 Victoria, Chapter 53, appear to have been taken—or which contain Analagous Enactments.

Vict	s. in 13 & 14 Ch. 53,	THE REFERENCES ARE TO THE BRITISH ACT 9 & 10 VICT CH. 95, EXCEPT WHERE OTHERWISE NOTICED.
Section	2	See Section 4 and 7.
"		
66	4	See " 2
66	7	See " 17 See 1 10 6 44 77
"	8	See " 2. See " 17.—See also 13 & 14 Vic. ch. 61, Section 3. See " 20.—and See also 1 & 2 Vic. ch. 110, Sections 32 and 33.
"	9	See Section 31.
66	10	See " 26.
66	12	
66	13	See " 40.
66	14	See "27 and as to duty of Bailiff, See Section 33.
66	15	Taken from the 37th Section.
66	22	See Sections 41 and 42.
66	93	See Section 36.
		See Sections 58 and 65—and See also 48, Geo. 3, ch. 103—47 Geo. 3, ch. 79. (2d Sess.) Sec. 20—6 & 7 Vic. ch. 75—(Irish Act) Sec. 1, and See the Act "For the more easy recovery of Small Debts in Scotland"—(20th May, 1825,) Section 1—and 4 & 5 Vic. ch. 170.
66	24	
66		ee Section 59, in object similar to this clause.
	20	and Nee 36 Geo 3 of 05 Co-4
"	26 7	8 & 9, (Irish Act,)
		aken from the 63rd Section—The additional matter in our Statute was probably intended as an improvement on the English Act.
"	27T	aken from the 64th Section.—That Section is however
46	28S	ee Section 67
"	29T	aken from the 68th Section, but this alone in the
		5 Vic. ch. 173. Section 27—and Sec 6 and 7 W
"		se Section 69—An analogous enactment, but there is a marked distinction between that clause and the
66		
66	32	e (Irish Act) 2 Geo. 1, ch. 11, Section 3.
66		e Section 70, which is an analagous enactment.

SOME REFERENCES TO BRITISH STATUTES, &c .- Continued.

Sects. Vict. (ces to the in 13 & 14 Ch. 53.	THE REFERENCES ARE TO THE BRITISH ACT 9 & 10 VICT CH. 95, EXCEPT WHERE OTHERWISE NOTICED.
Section	35 37	See Sections 72 and 73. See Section 73—which requires a like number of Jurors
u		verdict according to the endence? See also See their
	41	See Section 74 and 79—by the English Act the right to
"		appear by agent is subject to special regulation. The 75th Section is similar to this clause, but the demand by way of set off is not named.
ii.	43	of certain defences on certain conditions.—Section 76 of the English Act is similar in bearing, by aims at pre-
"	44	scribing terms, preliminary to such defer See Section 78—power to frame rules is the 7 vested in five of the Judges of the Superior Courts, irrespective of
`66	45	the County Court Judges. See Section 80.
+6	16	See Section 80.
"	47	See Section 81 from which this clause is in part taken. This clause is more full but appears to be taken from
"		See Sections 85 and 86 from which this clause is in part
66		LGAULE.
66	50	Copied from Section 111.
66	51	Copied from Section 92.
66	53	Copied from Section 93. See Sections 95, 94 and 109.
66	54	See 12 ft 14 Wingshift Car St. 12
46	60	See 13 & 14 Vic. ch. 61, Section 8. See Section 106, an analagous enactment, and defects in
66	62	this clause will be manifest by a comparison therewith. See Section 128:
66	75	Pho. 119th Section in a simple
66	76.	The 113th Section is a similar enactment. Section 116 is a similar enactment.
"	77	Taken from the 117th Section, but the offence there is the
66	78	"wilfully and corruptly" exacting, &c.
"	80	Copied, and nearly verbatim, from Section 66.
66	81	Taken from Section 83, but greatly modified.
66	82	Taken from Section 87.
66	83	n part taken from Section CO. See al. S
66	84. 7	n part taken from Section 88—See also Section 79. Taken from Section 89—See also Section 79.
66	85	Taken from Section 90.
66	86	Taken from Section 57.
44	87	Copied from Section 61.
"	89	Copied and nearly verbatim, from Section 96-See also
		This clause is copied in part from Section 97—See also
		1 & 2 Vic. ch. 110, Section 12. Taken from Section 98.
	U	aken from Section 98. Copied from Section 99.

, 13 & 14 or which

& 10 Vict

Section 3. 10, Sections

ection 33.

c. ch. 103 c. ch. 75 more easy (ay, 1825,)

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here is a this—See

SOME REFERENCES TO BRITISH STATUTES, &c. - Continued

Sec	ences to the ets. in 13 & 14 et. Ch. 53.	THE REFERENCES ARE TO THE BRITISH ACT 9 & 10 VICL. CH. 95, EXCEPT WHERE OTHERWISE NOTICED.
Secti	on 93	Copied verbatim from Section 100.
66		
66	95	Copied from Section 101, and nearly word for word. Copied and nearly verbatim from Section 102. Taken from Section 102.
66	96.	Taken from Section 103—it is noticeable that the words—
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	66 goods and 103—it is noticeable that the words—
		of goods and chattels? in the English Act after the
		word 'Defendant', near the last of the clause are not in this clause of our Act.
66	97	this clause of our Act.
66	90	Taken from Section 104.
66	90	Copied verbatim from Section 105.
66	00,00000	Laken from Section 110
66	101	Taken from Section 114.
66	101	Taken from Section 115.
	1021	Caken from Section 118.—See also 4 & 5 Vic. ch. 173, Sections 71 and 72.—See also average \$\)
66	100	Sections 71 and 72—See also, our own Interpleader Act.
66	103	opied from Section 133.
66	104	opied from Section 124
66 '	100	ODIEd from Section 125
	100	onled from South- 100
66	107C	opied from Section 138 but our Art 11
		General issue, &c.
"	108C	opied verbatim from Section 120
66	100	damages.
66	109Se	ee Section 56.
40	112 Se	e Sections 4 and 7.

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