#### **SCHEDULE**

(A.)Information and Complaint for an indictable Offence

The Information and Complaint of C.D. of to wit. \[ \begin{align\*} [Yeoman], taken this Day of \] in the Year of our Lord 184 before the undersigned, [One] of Her Majesty's Justices of the Peace in and for the said [County] of who saith that [&c. 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

To the Constable of and to all other Peace Officers in the said [County] of

Whereas A.B. of [Labourer] 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 of for that he on at did [&c. 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], to answer unto the said Charge, and to be further dealt with according to Law.

Given under my Hand and Seal, this in the Year of our Lord at in the [County] aforesaid.

J.S. (L.s.)

(C.)Summons to a Person charged with an indictable Offence

To A.B. of [Labourer].

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] 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 Forenoon at or before such other Justice or Justices of the Peace for the same [County] 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 Scal, this in the Year of our Lord at at aforesaid.

Day of in the County

J.S. (L.s.)

(D.)Warrant where the Summons is disobeyed

To the Constable of in the said [County] of

and to all other Peace Officers

last past A.B. of WHEREAS on the [Labourer] was charged before the undersigned, [One] of Her Majesty's Justices of the Peace in and for the said [County] of for that [&c., as in the Summons]: And whereas [I]then issued [my] Summons to the said A.B., commanding him, in Her Majesty's Name, to be and appear before [me] on o'Clock in the Forenoon at such other Justice or Justices of the Peace for the same [County] as might 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  $\Delta B$ , and to bring him before me, or some other of Her Majesty's Justices of the Peace in and for the said [County], to answer to the said Charge, and to be further dealt with according to Law. Day of

Given under my Hand and Scal, this in the Year of our Lord at aforesaid.

in the [County]

J.S. (L.s.)

(E.)Warrant to apprehend a Person charged with an indictable Offence committed on the High Seas or Abroad

For Offences committed on the High Seas the Warrant may be the same as in ordinary Cases, but describing the Offence to have been committed "on the High Seas, out of the Body of any County of this Realm, and within the Jurisdiction of the Admiralty of England."

For Offences committed Abroad for which the Parties may be indicted in this Country the Warrant also may be the same as in ordinary Cases, but describing the Offence to have been committed "on Land out of the United Kingdom, to wit, at in the Kingdom of ," or "at in the East Indies," or "at in the Island of in the West Indies," or as the Case may be.

(F.)Certificate of Indictment being found

I HEREBY certify, That at [a Court of Oyer and Terminer and General Gaol Delivery, or a Court of General Quarter Sessions of the Peace, holden in and for the [County] of 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 [Labourer], 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 J.D.Clerk of the Indictments on the Circuit, Clerk of the Peace of and for the said [County]. (G.)Warrant to apprehend a Person indicted To the Constable of and to all other Peace Officers in the said [ County ] of Whereas it hath been duly certified by J.D., Clerk of the Indict-Circuit [or Clerk of the Peace of and for ments on the ] [that, &c., stating the Certificate]: the [County] of 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], to be dealt with according to Law. Day of Given under my Hand and Seal, this in the Year of our Lord in the [County] aforesaid. J.S.(L.S.) (H.) Warrant of Commitment of a Person indicted

and to the Keeper of the To the Constable of [Common Gaol, or House of Correction,] at in the said [County] of

WHEREAS by [my] Warrant under my Hand and Scal, dated the after reciting that it had been Day of certified by J.D. [&c., as in the Certificate], [I] commanded the Conand all other Peace Officers of the said County, in Her Maicsty's Name, forthwith to apprehend the said A.B., and to bring him before [me], the undersigned, [One] of Her Majesty's Justices of the Peace in and for the said [County], or before some other Justice or Justices of the Peace in and for the said [County], to 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 in and by the said Indictment: These are therefore to command you the said Constable, in Her Majesty's Name, forthwith to take and safely convey the said A.B. to the said [House of Correction] at in the said [County], 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 House of Correction, and him there safely to keep 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] aforesaid.

J.S. (L.s.)

(I.) Warrant to detain a Person indicted who is already in Custody for another Offence

To the Keeper of the [Common Gaol, or House of Correction,] at in the said [County] of

WHEREAS it hath been duly certified by J.D., Clerk of the Indict-Circuit [or Clerk of the Peace of and for ments on the ], that [&c., stating the Certificate]: And the County of whereas [I am] informed that the said A.B. is in your Custody in the aforesaid, charged with some said [Common Gaol] at 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 [Common Gaol] 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 Hand and Scal, this in the Year of our Lord Day of

in the [County] aforesaid.

J.S. (l.s.)

(K.)Indorsement in backing a Warrant

WHEREAS Proof upon Oath hath this Day been made to wit. Subscribed, is of the Handwriting of the Justice of the Peace for the said [County] of that the Name of J.S., to the within Warrant subscribed, is of the Handwriting of the 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 lawfully be executed, and also all Constables and other Peace Officers of the said to execute the same within the said last-men-[ County ] of tioned [County],\* and to bring the said A.B., if apprehended within the same [County], before me, or before some other Justice or Justices of the Peace of the same County, to be dealt with according to Law. Given under my Hand, this Day of 184 J.L.

\* The Words following this Asterisk are to be used only where the Justice backing the Warrant shall think fit, and may be omitted in backing English Warrants in Ireland, Scotland, &c., or in backing Irish or Scotch Warrants, &c. in England.

### (L. 1.)Summons of a Witness

[Labourer]. To E.F. of

WHEREAS Information hath been laid before the undersigned, [One] of Her Majesty's Justices of the Peace in and for the said [County] 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 the [Prosecution: These are therefore to require you to be and to appear before me on o'Clock in the Forenoon at next at or before such other Justice or Justices of the Peace for the same County as may then be there, to testify what you shall know concerning the said Charge so made against the said A.B. as Herein fail not.

Given under my Hand and Seal, this Day of in the [County] in the Year of our Lord aforesaid.

J.S. (L.s.)

#### (L. 2.) Warrant where a Witness has not obeyed a Summons

To the Constable of and to all other Peace Officers in the said [County] of

WHEREAS Information having been laid before the undersigned, One] of Her Majesty's Justices of the Peace in and for the said that A.B. [&c., as in the Summons]; and [County] of it having been made to appear to [me] upon Oath that E. F. of [Labourer] 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 or before such other Justice or Justices of the Peace for the same County as might then be there, to testify what he should know respecting the said Charge so made against the said o'Clock in the Forenoon at

A.B. as aforesaid: And whereas Proof hath this Day been made before me upon Oath 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

or before such other Justice or Justices of the Peace for the same [County] 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 in the Year of our Lord at in the [County] aforesaid.

J.S. (L.s.)

(L. 3.) Warrant for a Witness in the first instance

To the Constable of and to all other Peace Officers in the said [County] of .

Whereas Information hath been laid before the undersigned, [One] of Her Majesty's Justices of the Peace in and for the said [County] of that [&c., as in Summons]; and it having been made to appear to [me] upon Oath that E. F. of [Labourer] 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 without being compelled so to do: These are there-

to give Evidence without being compelled so to do: These are therefore to command you to bring and have the said E.F. before me on at o'Clock in the Forenoon at

or before such other Justice or Justices of the Peace for the same [County] 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 in the Year of our Lord at in the [County] aforesaid.

J.S. (L. s.)

(L. 4.) Warrant of Commitment of a Witness for refusing to be sworn or to give Evidence

To the Constable of and to the Keeper of the [House of Correction] at in the said [County]

Whereas A.B. was lately charged before the undersigned, [One] of Her Majesty's Justices of the Peace in and for the said [County] of for that [&c., as in the Summons]; and it

having been made to appear to [me] upon Oath that E. F. 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 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 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 here put to him], without offering any just Excuse for such his Refusal: These are therefore to command you the said Constable to take the said E.F., and him safely to convey to the [House of Correction] at in the County aforesaid, and there deliver him to the said Keeper thereof, together with this Precept; and I do hereby command you the said Keeper of the said [House of Correction] to receive the said E.F. into your Custody in the said [House of Correction], and him there safely keep for the Space of 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 in the [County] aforesaid. J.S.(L.S.)

(M.)Depositions of Witnesses

The Examination of C.D. of [Farmer] and E.F. of [Labourer], taken on [Oath] this

Day of in the Year of our Lord at in the [County] aforesaid, before the undersigned, [One] of Her Majesty's Justices of the Peace for the said [County], in the Presence and Hearing of A.B., who is charged this Day before [me], for that he the said A.B. on at [&c., describing the Offence as in a Warrant of Commitment].

This Deponent C.D. on his [Oath] saith as follows [&c., stating the Deposition of the Witness as nearly as possible in the Words he uses. When his Deposition is complete 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.

: A.B. stands charged before the undersigned, [One] of Her Majesty's Justices of the Peace in and for the [County] aforesaid, this Day of in the Year of our Lord

for that he 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 upon 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 mentioned.

the Day and Year first above

J.S.

(0.1.)

# Recognizance to prosecute or give Evidence.

: BE it remembered, That on the Day C.D. of in the Year of our Lord in the said County, Farmer, [or C.D. in the Township of Street in the Parish of of No. 2, Surgeon, of which said House he is Tenant,] Borough of personally came before me, One of Her Majesty's Justices of the Peace for the said County, and acknowledged himself to owe to our Sovereign Lady the Queen the Sum of of good and lawful Money of Great Britain, to be 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 indorsed.

Taken and acknowledged, the Day and Year first above mentioned, at before me

J.S.

## Condition to prosecute.

The Condition of the within-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 Quarter Sessions of the Peace] to be holden in and for the [County] 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 prefer 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 inquire of 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 inquire 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, or else to stand in full force and virtue."

(O. 2.) Notice of the said Recognizance to be given to the Prosecutor and his Witnesses

TAKE notice, That you C.D. of are bound to wit. In the Sum of to appear at the next Court of [General Quarter Sessions of the Peace] in and for the County of to be holden at in the said County, and then and there [prosecute and] give Evidence against A.B.; and unless you then appear there, and [prosecute and] give Evidence accordingly, the Recognizance entered into by you will be forthwith levied on you. Dated this

J.S.

(P. 1.) Commitment of Witness for refusing to enter into the Recognizance

To the Constable of and to the Keeper of the [House of Correction] at in the said [County]

WHEREAS A.B. was lately charged before the undersigned, [One] of Her Majesty's Justices of the Peace in and for the said [County]

in

for that [&c., as in the Summons to the Witness], of and it having been made to appear to  $\lceil me \rceil$  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  $\lceil me \rceil$  on 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 [me] by virtue of a Warrant in that Behalf, to testify as aforesaid,] hath been now examined by [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 Constable to take the said E.F., and him safely to convey to the [House of Correction] at [County] aforesaid, and there deliver him to the said Keeper thereof, together with this Precept; and I do hereby command you the said Keeper of the said [House of Correction] to receive the said E.F. into your Custody in the said House of Correction, there to imprison and safely keep him until after the Trial of the said A.B. for the Offence aforesaid, unless in the meantime such E.F. shall duly enter into such Recognizance as aforesaid in the Sum of Pounds, before some One Justice of the Peace for the said [County], condiditioned 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 [County] of 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 Hand and Seal, this in the Year of our Lord at in the [County] aforesaid.

#### (P. 2.) Subsequent Order to discharge the Witness

To the Keeper of the [House of Correction] at the [County] of .

Whereas by [my] Order dated the Day of [instant], reciting that A.B. was lately before them, 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 into 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

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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 in the Year of our Lord at in the [County] aforesaid.

J.S. (L.s.)

## (Q. 1.) Warrant remanding a Prisoner

To the Constable of and to the [Keeper of the House of Correction] 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] 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 Constable, in Her Majesty's Name, forthwith to convey the said A.B. to the [House of in the said [County], and there to Correction at 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 House of Correction, and there safely keep him until the Day of instant, when I hereby command you to have him at o'Clock in the Forenoon of the same Day before me, or before such other Justice or Justices of the Peace for the said [County] 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 in the Year of our Lord at in the [County] aforesaid.

J.S. (L.s.)

(Q. 2.)

Recognizance of Bail instead of Remand, on an Adjournment of Examination.

: Be it remembered, That on the in the Year of our Lord A.B. of Labourer, 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], 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 Money of Great Britain, 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 indorsed.

Taken and acknowledged, the Day and Year first above mentioned, before me,

J.S.

#### Condition.

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 Day of instant; if therefore the said A.B. shall appear before me on the said Day of instant at o'Clock in the Forenoon, or before such other Justice or Justices of the Peace for the said [County] as may then be there, to 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.

(Q. 3.) Notice of such Recognizance to be given to the Accused and his Sureties

: Take notice, That you A.B. of are bound and your Sureties L.M. and N.O. in in the Sum of each, that you A.B. appear before me J.S., the Sum of One of Her Majesty's Justices of the Peace for the [County] of Day of the on o'Clock in the Forenoon, at instant at before such other Justice or Justices of the Peace for the same [County] as may then be 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 184 .

J.S.

(Q. 4.) Certificate of Nonappearance 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, &c. in which the Offence was committed

To W.T., Constable of and to all other Peace Officers in the said [County] of

WHEREAS A.B. of Labourer, hath this Day been charged before the undersigned, [One] of Her Majesty's Justices of the Peace in and for the said County of for that  $\lceil \&c \rangle$ . 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] of C., where the said Offence is alleged to have been committed, These are therefore to command you the said Constable, in Her Majesty's Name, forthwith to take and convey the said A.B. to the said [County] of C., and there carry him before some Justice or Justices of the Peace in and for that [County], and near unto the [Parish of D.], where the Offence is alleged to have been committed, 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 the said Constable to deliver to the said Justice or Justices the Information in this Behalf, and also the said Deposition of C.D. now given into your Possession for that Purpose, together with this Precept.

Given under my Hand and Seal, this in the Year of our Lord at in the [County] aforesaid.

J.S. (L.S.)

## (R. 2.)Order for Payment of the Constable's Expenses

## To R. W. Esquire, Treasurer of the said County of C.

in the County of A. WHEREAS W. T., Constable of hath by virtue of and in obedience to a certain Warrant of J.S. Esquire, [One] of Her Majesty's Justices of the Peace in and for the said County of A., taken and conveyed one A.B., charged before the said J.S. with having [&c., stating shortly the Offence], from in the said County of  $C_{\cdot,\cdot}$ in the said County of A. to Miles, and produced the said A.B. before a Distance of me S.P., One of Her Majesty's Justices of the Peace in and for the said County of C., and delivered him into the Custody of by [my] Direction, to answer to the said Charge, and further to be dealt with according to Law: And whereas the said W.T. hath also delivered to [me] the said Warrant, together with the Information in that Behalf, and also the Deposition of C.D. in the said Warrant mentioned, and hath proved to [me] upon Oath the Handwriting of the said J.S. subscribed to the same: And whereas [I] have ascertained

that the Sum which ought to be paid to the said W.T. for conveying the said A.B. from the said County of A. to the said County of C.and taking him before [me], is the Sum of that the reasonable Expenses of the said W.T. in returning will making together the Sum amount to the further Sum of : These are therefore to order you, as such Treasurer of' of the said County of C., 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 184 . J.P.

(S. 1.)

## Recognizance of Bail.

Be it remembered, That on the Day of A. B. of in the Year of our Lord Grocer, and N.O. of Labourer, L.M. of Butcher, personally came before [us] the undersigned, Two of Her Majesty's Justices of the Peace for the said [County], 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 Money of Great Britain, 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 indorsed.

Taken and acknowledged, the Day and Year first above mentioned

before us, at

> J.S.J.N.

## Condition in ordinary Cases.

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 and General Gaol Delivery [or Court of General Quarter Sessions of the Peace to be holden in and for the County of and there surrender himself into the Custody of the Keeper of the [Common Gaol] there, and plead to such Indictment as may be found against him by the Grand Jury, for or in respect of 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.

Condition where the Defendant is entitled to a Traverse.

The Condition of the within-written Recognizance is such, That whereas the said A.B. was this Day charged before [me], the Justice within mentioned, for that [&c , as in the Warrant or Summons]; if therefore the said A.B. will appear at the next Court of General Quarter Sessions of the Peace [or Court of Oyer and Terminer and General Gaol Delivery] to be holden in and for the County of and there plead to such Indictment as may be found against him by the Grand Jury for or in respect of the Charge aforesaid, and shall afterwards at the then next Court of General Quarter Sessions of the Peace [or Court of Oyer and Terminer and General Gaol Delivery] surrender himself into the Custody of the Keeper of the [House of Correction] there, and take his Trial upon the said Indictment, 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

Take notice, That you A.B. of are bound in the and your [Sureties L.M. and N.O.] in the Sum Sum of each, that you  $\overline{A}.B.$  appear, &c. [as in the Condition of 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 Recognizanance entered into by you and your Sureties shall be forthwith levied on you and them.

Dated this Day of

J.S.

(S. 3.) Certificate of Consent to Bail by the committing Justice indorsed on the Commitment

I HEREBY certify, That I consent to the within-named A.B. being bailed by Recognizance, himself in and [Two] Sureties each. in

J.S.

(S. 4.) The like, on a separate Paper

committed by me to the Whereas A.B. was on the [House of Correction] at charged with [&c., naming the  $Offence\ shortly$ :

I hereby certify, That I consent to the said A.B. being bailed by Recognizance, himself in and [Two] Sureties in

Day of each. Dated the 184

J.S.

(S. 5.) Warrant of Deliverance on Bail being given for a Prisoner already committed

To the Keeper of the [House of Correction] at the said [County] of

in

Whereas A.B., late of Labourer, hath before [us,Two] of Her Majesty's Justices of the Peace in and for the said County, entered into his own Recognizance, and found sufficient Sureties for his Appearance at the next Court of Over and Terminer and General Gaol Delivery [or Court of General Quarter Sessions of the Peace] to be holden in and for the County of answer our Sovereign Lady the Queen, for that [&c., as in the Commitment], for which he was taken and committed to your said [House of Correction ]: These are therefore to command you, in Her said Majesty's Name, that if the said A.B. do remain in your Custody in the said [House of Correction] for the said Cause, and for no other, you shall forthwith suffer him to go at large.

Given under our Hands and Scals, this Day of in the Year of our Lord in the [County] aforesaid.

> J.S.(L.s.)J.N.

> > (L.S.)

## (T. 1.) Warrant of Commitment

aforesaid.

and to the Keeper of the [House To the Constable of in the said [County] of of Correction at

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] 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 Constable of to take the said A.B., and him safely to convey to the [House of Correction] at 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 [House of Correction] to receive the said A.B. into your Custody in the said [House of Correction], and there safely keep

him until he shall be thence delivered by due Course of Law. Given under my Hand and Seal, this - Day of in the [County] in the Year of our Lord J.S.

(T. 2.) Gaoler's Receipt to the Constable for the Prisoner, and Justice's Order thereon for Payment of the Constable's Expenses in executing the Commitment

I HEREBY certify, That I have received from W.T., Constable 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

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Peace for the [County] of
                                     ; and that the said A.B. was
[sober, or as the Case may be,] at the Time he was so delivered into
my Custody.
                                              P.K.,
                                       Keeper of the House of
                                         Correction [or Com-
                                        mon Gaol] at
Constable's Expenses:
                                                         s. d.
    For conveying the above A.B. from
               [by Railway] at per Mile
    For conveying him to and from the Railway
      Station
    For Subsistence of Prisoner whilst in Custody
      after Commitment
                               Days, at
      Day
                            Nights, at
    For his Lodging
      Night
               Days, at
    Constable
                                   per Day
    [One] Assistant [if necessary]
                                         Days, at
             per Day
                                      Total
                                                  £
    To R.W. Esquire, Treasurer of the said [County] of
  WHEREAS W.T., Constable of
                                                in the County of
             , hath produced unto me, J.P., One of Her Majesty's
Justices of the Peace in and for the said County of
(wherein the Offence herein-after mentioned is alleged to have been
committed), the above Receipt of P.K., Keeper of the [House of
                            : And whereas, in pursuance of the
Correction at
Statute in such Case made and provided, I have ascertained that the
Sum which ought to be paid to the said W.T. for conveying the
said A.B. from
                           in the said County of
the said House of Correction
                                                         and that
                                        İS
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 Treasurer
of the said County of
                                   to pay unto the said W.T. the
                          according to the Form of the Statute in
said Sum of
such Case made and provided, for which Payment this Order shall be
your sufficient Voucher and Authority.
                                        Day of
                                                         184 .
    Given under my Hand, this
                                                          J.P.
                                               184 of the Trea-
  Received the
                           Day of
                                    the Sum of
surer of the [County] of
                                                           being
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the Amount of the above Order.

£