## Mr. G. Hutchison.

## DISTRICT COURTS ACTS AMENDMENT.

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### A BILL INTITULED

An Act to extend the Jurisdiction of the District Courts in certain Title. Cases, and to amend the District Courts Acts (hereinafter referred to as "the said Acts").

5 BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as fol-

1. The Short Title of this Act is "The District Courts Acts Short Title. Amendment Act, 1899."

2. This Act shall come into force on the first day of January, When Act to come one thousand nine hundred.

No. 47—1.

### INJUNCTIONS.

Injunctions.

3. The District Court shall, in addition to any other relief, remedy, or redress which it has power to grant, in all cases of a civil nature within its jurisdiction, as mentioned in section three of "The District Court Jurisdiction Extension Act, 1893," have power to grant, issue, enforce, vary, and dissolve, upon such terms and conditions as the Court shall think fit, injunctions to restrain or prevent any threatened or apprehended waste, trespass, injury, nuisance, breach of contract, or any other unlawful or wrongful act.

Application for injunction to be made.

4. Any person seeking an injunction may apply to the Court, or 10 a Judge thereof, at any time before the hearing of the cause for a summons to the defendant to show cause why an injunction should not issue to restrain or prevent the opposite party from committing or continuing the injury apprehended or complained of; but, if the case be urgent, and such as to require the immediate interference of the 15 Court, the order may be made *ex parte*, and the injunction issued in the first instance upon such terms and conditions as the Court or Judge shall consider just and reasonable.

Injunction may be dissolved or varied.

5. Whenever the order has been made *ex parte*, and the injunction issued in the first instance, the defendant may move the 20 Court to have the injunction dissolved or varied.

### ATTACHMENT OF DEBTS.

Court may summons judgment debtor for exa

6. The Clerk of the Court in which any person (hereinafter called "the judgment creditor") has obtained a judgment or order may, on his application in writing in the form numbered one in the 25 Schedule hereto, issue a summons, in the form numbered two in the said Schedule, under the seal of the Court, requiring the judgment debtor (hereinafter called "the judgment debtor"), or any other person or persons, to appear before the Court, or a Judge thereof, in Chambers, or, in the absence of the Judge, before the Clerk of 30 Court, at such time and place as the Clerk of Court shall appoint, to be examined upon oath as to what debts are owing or accruing to the judgment debtor, and by such summons may require the judgment debtor or any such other person to produce on such examination all such books of account, papers, writings, or other documents as 35 may be mentioned or specified generally or specifically in such summons.

Attachment orders may issue.

7. Upon the ex parte application in writing, in the form numbered three in the said Schedule hereto, of the judgment creditor, his solicitor or any authorised agent, either before or after such examination, and upon affidavit, in the form numbered four in the said Schedule hereto, by himself or his solicitor or agent, or by some other person who is able to depose to the truth of the statements therein contained, stating.—

(1.) That judgment (stating the amount) has been recovered;

(2.) That such judgment is still unsatisfied, wholly or in part; and

45

(3.) That any other person or persons is or are indebted to the judgment debtor;

The Court, or a Judge thereof, or, in the absence of the Judge, the Clerk of Court, may by order, in the form numbered five in the Schedule hereto, under the seal of the Court, direct that all debts owing or accruing from such third person (hereinafter called "the sub-5 debtor") to the judgment debtor shall be attached to answer the judgment debt.

8. Such order, and all other orders and summonses issued under Service. this Act, shall be served upon the sub-debtor and upon such other person or persons as the Court may direct, either personally or in such 10 other manner as the Court, or a Judge thereof, or the Clerk of Court in the absence of the Judge, shall by writing, indorsed on the said order, direct.

9. Service of such order upon the sub-debtor shall bind such debt Debt of sub-debtor in his hands, and such debt shall thenceforth, but to the extent only bound on Bervice, 15 of the amount due by the judgment debtor to the judgment creditor, be deemed to be a debt due by the sub-debtor to the judgment creditor, and all rights of the judgment debtor in the debt due or accruing due to him from the sub-debtor, to the extent aforesaid, shall pass to and vest in the judgment creditor as if such debt had 20 been assigned to the judgment creditor by deed: Provided that under any such attachment the debt due or accruing from such sub-debtor shall not be paid to the judgment creditor but into the Court issuing the order of attachment in manner hereinafter mentioned.

10. Upon service of such attachment order on the sub-debtor he Sub-debtor may pay 25 shall forthwith pay into the Court issuing the order the whole into Court. amount due from him to the judgment debtor.

11. If the sub-debtor fails to pay into Court, within three days Sub-debtor may be after the service upon him of the attachment order, the debt alleged summoned if he fails to pay. to be due from him to the judgment debtor, a summons in the form 30 numbered six in the said Schedule hereto, under the seal of the Court, may be issued by the Clerk of Court, requiring the sub-debtor to appear before the Court, or a Judge thereof, at some convenient time and place to be therein named, to show cause why execution should not issue to levy the debt alleged to be due from him to the judgment 35 debtor.

12. If the sub-debtor fails to appear upon such summons, or if Execution may he does appear, and the Court, or a Judge thereof, after hearing the issue. parties and the evidence, is satisfied that the sub-debtor is indebted to the judgment debtor, the Court or Judge may, by order in the form 40 numbered seven in the Schedule hereto, and issued under the seal of the Court, direct that execution as on an ordinary judgment or order of the Court (in the form numbered eight in the Schedule hereto), and all such other proceedings as may be had or taken against a judgment debtor on an ordinary judgment or order of the Court, shall issue and 45 may be had and taken, either forthwith or after the lapse of such time as the Court or Judge shall appoint, to levy, recover, and enforce payment of the amount due from the sub-debtor to the judgment debtor, and all costs and expenses of the said attachment order, summons, and execution, and of the proceedings incidental to and consequent 50 thereon.

13. On the hearing of such summons the sub-debtor shall be en- Defences by subtitled to plead as if sued by the judgment debtor, but not otherwise.

debtor.

hey paid into court, how disposed of. 14. If the whole or any portion of the amount of the debt due by the sub-debtor to the judgment debtor be paid by the sub-debtor into Court, or be recovered under such execution as aforesaid, the Clerk of the Court shall apply the same in satisfaction of the judgment debt and costs and expenses; and the excess (if any) of such attached debt over the amount due to the judgment creditor, and costs and expenses as aforesaid, shall be held by the Clerk of the Court to the credit of, and may be paid over by him to, the judgment debtor; but until so paid over the said excess shall be liable to be attached in the hands of the said Clerk by any other judgment 10 creditor of the judgment debtor.

Sub-debtor paying into Court to be discharged.

15. Payment into Court made by, or execution levied upon, the sub-debtor, and satisfied under any proceeding aforesaid, shall be a valid discharge to him as against the judgment debtor to the amount so paid or recovered, although such proceeding may be set aside or the 15 judgment or order reversed.

Costs in discretion of Court.

16. The costs and expenses of, and incidental to, and consequent upon, any application under section six hereof, or for an attachment of debts, and of any proceedings arising from, or incidental to, or consequent upon such applications, shall be in the discretion of and shall be fixed by the Court, and may be added to and shall form part of the judgment debt due by the judgment debtor to the judgment creditor.

Priority of attach-

17. All moneys attached, paid into Court, or recovered as aforesaid shall be paid out by the Clerk of Court in priority according to 25 the order of the service of the attachment orders if more than one; but all attachment orders served on a sub-debtor on the same day shall, for the purpose of securing the equitable distribution of the moneys attached, paid into Court, or recovered as aforesaid amongst all judgment creditors serving orders of attachment during the same day, be 30 deemed to have been served simultaneously.

### APPEALS FROM MAGISTRATE'S COURT.

Appeals from Magistrate's Court. 18. Where sittings of the District Court are held at any place nearer to a Magistrate's Court from which an appeal under section one hundred and fifty-nine of "The Magistrates' Courts Act, 1893," 35 or under Part III., Title I. of "The Justices of the Peace Act, 1882," may be made, than the place where a sitting of the Supreme Court is held, every such appeal may, at the option of the appellant, be made to the said District Court, unless the decision appealed from is the decision of a Stipendiary Magistrate who is also the Judge of the 40 said District Court.

Provisions of Magistrates' Courts Act to apply. 19. All the provisions of said section one hundred and fifty-nine, and of sections one hundred and sixty, one hundred and sixty-one, one hundred and sixty-two, one hundred and sixty-three, one hundred and sixty-four, one hundred and sixty-six, and one hundred and sixty-seven of the said last-mentioned Act, and the rules made under the said Act for the time being in force relating to appeals under the provisions of "The Justices of the Peace Act, 1882," and the amendments thereof relating to appeals under Part III., Title I of the said Act of 1882 shall extend and apply to appeals to the District Court 50 under section eighteen hereof.

20. An appeal shall lie to the Supreme Court from the decision Appeal from of the said District Court on such appeal in respect of questions of law only: Provided always that the leave of the Supreme Court or District Court to presecute such last-mentioned appeal be first obtained.

21. On an appeal under Part III., Title II., of "The Justices of Appellant may the Peace Act, 1882," or from the Magistrate's Court to a District Court apply for trial by jury. on disputed questions of fact, either party to such appeal may apply to the Court, or a Judge thereof, for an order that such disputed questions of fact shall be determined by a jury in the said District Court in the 10 same manner as disputed questions of fact are determined by a jury in an ordinary civil action in such Court. The Court or Judge making such order may impose such terms and conditions as shall be considered just and reasonable; and the provisions of sections sixty-three. sixty-five, sixty-six, and sixty-seven of "The District Courts Act, 15 1858," sections seven and eight of "The District Courts Acts Amendment Act, 1888," and sections one hundred and fifty-six and one hundred and fifty-seven of "The Juries Act, 1880," shall apply in all cases where either party to an appeal shall apply for and obtain an order for a jury to be summoned to try such disputed questions of

#### JURISDICTION.

20 fact. The granting of such order shall be in the absolute discretion of

22. The District Court, or a Judge thereof, may exercise the District Courts to jurisdiction and powers given to and conferred upon Magistrates' have jurisdiction. 25 Courts and Stipendiary Magistrates under and by virtue of "The Married Persons Summary Separation Act, 1896," concurrently with such Magistrates' Courts and Magistrates. The word "Court," in the said Act, shall include and extend to the District Court constituted under "The District Courts Act, 1858"; and the word 30 "Magistrate," in the said Act, shall extend to and include a Judge of the said District Court.

# EXECUTION AGAINST LAND.

23. Sections seventy-seven, seventy-eight, seventy-nine, and Execution may issue eighty of "The District Courts Act, 1858," are hereby amended by against land. 35 inserting or adding the word "lands" before the word "goods" wherever the latter word appears in the said sections; and the said word "lands" shall mean and include all the estate, right, title, or interest, whether in possession, remainder, reversion, or expectancy, of the person against whom a writ of execution has been issued, in any 40 lands.

24. Rules three hundred and sixty, three hundred and sixty-four, Application of rules to three hundred and sixty-eight, both inclusive, and three hundred of the Code of Civil and seventy to three hundred and seventy-six, both inclusive, of the Supreme Court. Code of Civil Procedure in the Supreme Court, as the same are set 45 forth in the Second Schedule to "The Supreme Court Act, 1882," shall apply to sales of land under every writ of execution issued as aforesaid where land is thereby directed to be sold; and the said rules are hereby incorporated in and shall be read as part of this section and "The District Courts Act, 1858."

the Court or Judge.

emoval of actions from Magistrate's Court into District Court.

## REMOVAL OF ACTIONS FROM MAGISTRATE'S COURT.

25. In any action in the Magistrate's Court where it is made to appear to the satisfaction of the Judge of the District Court presiding in the District Court holden nearest to the Magistrate's Court in which such action is pending that some question or questions of law of considerable difficulty or great importance, or that a question or questions of fact difficult to determine, is or are involved, either party shall have the right to remove the action into the District Court nearest to the said Magistrate's Court.

Order for removal.

26. An order for such removal shall be obtained on application 10 to the Judge of the District Court by summons in Chambers, supported by evidence, by affidavit or otherwise, as the Judge shall direct or require.

Terms and conditions of order.

27. In making any such order the Judge may impose such terms and conditions as to costs, place, time, and mode of trial, security for 15 costs, and otherwise, as he shall consider proper.

Method for removal of order.

28. Upon an office-copy of the order for removal, with a certificate thereon by the Clerk of the District Court that the terms of the order have been complied with, being filed in the Magistrate's Court, the Clerk of such Court shall forthwith forward all proceedings in the 20 action to the Clerk of the District Court, who shall file and enter the same as an action pending in the said District Court.

Adjournment of action on application for order.

29. If an application be made for an order removing an action into the District Court, the Magistrate's Court may from time to time adjourn the hearing of such action to such day and upon such terms 25 and conditions as it shall think fit, until such application be disposed

Costs of application for removal.

30. In the event of the Judge of the District Court refusing to make an order for removal under section twenty-five hereof, or in the event of the person obtaining such order failing to comply with the 30 terms thereof, the Judge may order the person applying for such order, or failing to comply with the terms thereof as aforesaid, to pay to the opposite party such reasonable costs and expenses of, and incidental to, and consequent upon, and occasioned by such application as to the Judge shall seem proper.

### COUNTER-CLAIM.

35

Counter-claim

31. If the defendant have a counter-claim against the plaintiff alone, he may, without issuing a summons, within the time limited for filing his statement of defence, file a statement of such claim. statement of claim shall be headed with the word "Counter-claim," 40 but shall in all other respects conform to the rules as to statements of claim.

Copy to be filed: service and mode of procedure.

32. A copy of such counter-claim shall be filed in Court and served upon the plaintiff, and all further proceedings thereon shall be taken in the same manner as if the defendant had commenced an 45 independent action against the plaintiff, except that the plaintiff shall file his statement of defence in the same office, and the said counterclaim shall be tried at the same place, as the statement of claim in the original action; and such trial shall take place immediately after the

trial of the original action. The Court may, however, order that the plaintiff's claim and the defendant's counter-claim be tried together if it be made to appear that such claim and counter-claim can be disposed of more conveniently by hearing them together than 5 separately.

33. If the counter-claim be against the plaintiff jointly with Special action in

other persons it must be prosecuted by independent action.

34. The Court may adjourn the hearing of the counter-claim if Power to adjourn. it be made to appear that the plaintiff will be prejudiced by the trial

10 taking place as hereinbefore provided.

35. If a counter-claim be proved to any cause of action to Judgment in certain an amount less than that recovered on the same cause of action, the cases. plaintiff shall have judgment on that cause of action for the balance of his claim after deducting the amount of the counter-claim proved 15 by the defendant, and if a counter-claim be proved to any cause of action to an amount exceeding that recovered on the same cause of action the defendant shall have judgment for such excess.

#### COSTS.

36. (1.) All the costs of any action, or of any motion, summons, General provisions 20 application, or other civil proceeding, in Court or in Chambers, shall as to costs. be paid or apportioned between the parties, or otherwise, and in such manner, as the Court shall think fit, but in default of any special direction such costs shall abide the event of the action.

(2.) When costs are allowed to a plaintiff they shall be computed 25 on the amount for which judgment is given; when allowed to a defendant they shall be computed on the amount sued for: unless in either case the Court shall order otherwise.

(3.) The amount of costs awarded shall be ascertained and stated in the judgment.

(4.) The disallowance of all or any part of any costs shall be in 30 the discretion of the Court.

(5.) The Court may in any case allow and certify for the whole costs of the action to be taxed as between solicitor and client.

37. The Court may if it think fit award to either party reason- Court may award 35 able costs for their attendance to prosecute or defend any action or costs for attendance, proceeding, and costs of service of any summons, notice, or other &c. process in connection with the action or proceeding where such service has been effected by the parties to the action or proceeding.

38. If an action or proceeding be brought or taken which the If Court has no 40 Court has no jurisdiction to try or entertain, the Court shall (unless jurisdiction it may the parties consent, in manner as provided by the said Act, to the struck out, but may Court assuming jurisdiction) order the action or proceeding to be award costs. struck out, but may award costs to the same extent, and recoverable in the same manner, as if the Court had jurisdiction and the claim had 45 not been established.

39. A party having a judgment, decree, or order carrying costs solicitor's charges. shall for his solicitor's charges in the action or proceeding be entitled as against the other party to charge on such judgment, decree, or order, in addition to any moneys paid out of pocket by him or his 50 solicitor for fees of Court or other necessary payments or disbursements, such fees as may be prescribed by Order in Council as next hereinafter mentioned.

prescribe amount of solicitor's costs and charges as between party and party by Order in Council.

Court may vary charges prescribed under section 40.

Costs payable to solicitor not to exceed maximum costs as between party and party; solicitor's charges may be determined by Judge in Chambers.

Repeal.

40. It shall be lawful for the Governor from time to time, by Order in Council published in the New Zealand Gazette, to prescribe, fix, regulate, and assess the amount of solicitors' costs and charges as between party and party, payable to solicitors, and which may be awarded, allowed, and recovered in respect of all actions, summonses, motions, applications, judgments, decrees, and orders, and all other civil proceedings under "The District Courts Act, 1858," and the various Acts amending or extending the same.

41. The Court or Judge may, on giving judgment or on making any decree or order, fix a sum or sums as the costs of the action, 10 summons, motion, application, or other proceeding, as the case may be, in full of all costs, notwithstanding that such sum be smaller or greater than the sums named in the Order in Council made and

published under section forty hereof.

42. The costs payable to any solicitor by his client for all 15 services rendered by such solicitor in any action, matter, or proceeding under the said Acts or this Act shall not, unless the Court or Judge shall otherwise order, exceed the maximum amounts fixed as costs between party and party by Order in Council as aforesaid; and in the event of any dispute arising between any solicitor and his 20 client as to the amount of such costs, the same may, subject to the provisions of this and the said Acts, be settled and determined by the Judge in Chambers on summons to be taken out by either party.

43. Sections fifty-four, fifty-five, and fifty-six of "The District Courts Act, 1858," and section six of "The District Courts Jurisdic- 25

tion Extension Act, 1866," are hereby repealed.

Schedule.

### SCHEDULE.

No. 1.

Application to examine Defendant and Others under Section 6 of "The District Courts Acts Amendment Act, 1899."

In the District Court of holden at

Plaint No.

Between

, Plaintiff, and

, Defendant.

I, THE above-named plaintiff, hereby apply under section 6 of "The Districts Courts Acts Amendment Act, 1899," to have the defendant, and also , examined forthwith as to what debts are owing or accruing to the defendant; and I request that a summons may be accordingly issued to the defendant and the said .

Dated at

nis

day of , 19

A.B., Plaintiff.

To the Clerk of the Magistrate's Court at

### No. 2.

Summons to Judgment Debtor and Others under Section 6 of "The District Courts Acts Amendment Act, 1899."

In the District Court of holden at

' Plaint No. .

Between

, Plaintiff, and

, Defendant.

Upon the application of the above-named plaintiff it is ordered that the above-named defendant and do appear before, at, on, the day of, 19, at o'clock in the noon, for the purpose of being examined orally upon oath, under section 6 of "The District Courts Acts Amendment Act, 1899," as to what debts are owing or accruing to the defendant; and that the said do then and there produce [State documents required to be produced].

Given under the seal of the Court, and issued at

, this day of

**, 1**9 .

L.M., Clerk of Court.

#### No. 3.

Application (ex parte) for Attachment Order under Section 7 of "The District Courts Acts Amendment Act, 1899."

In the District Court of holden at

Plaint No. .

Between

, Plaintiff [or Judgment Creditor], , Defendant [or Judgment Debtor], and , Sub-debtor.

I, THE above-named plaintiff [or judgment creditor], hereby apply, under section 7 of "The District Courts Acts Amendment Act, 1899," for an order attaching the debt owing or accruing from to the above-named defendant [or judgment debtor].

Dated at

, this

day of

, 19 .

A.B.,
Plaintiff [or Judgment Creditor].
, holden at

To the Clerk of the District Court of

# No. 4.

Affidavit in Support of Application for Attachment Order under Section 7 of "The District Courts Acts Amendment Act, 1899."

In the District Court of holden at Plaint No. .

Between

, Plaintiff [or Judgment Creditor], , Defendant [or Judgment Debtor], and , Sub-debtor.

I, , of , in the Provincial District of Zealand, , make oath and say as follows:—

, in the Colony of New

1. On the day of , 19 , the above-named plaintiff obtained a judgment in this action, in the District Court of , holden at , against the above-named defendant for the sum of £

2. The sum of £ is still due by the defendant to the plaintiff on the said judgment.

3. I verily believe that the above-named sub-debtor is indebted to the defendant in the sum of £ or thereabouts.

A., this day of , 19 , before me—J.K.

Note.—Affidavits may be sworn before any Judge of the Court, or any person authorised to take affidavits in the Supreme Court or before a Justice of the Peace (see section 158 of "The District Courts Act, 1858").

Sworn at

	No. 5.	
ATTACHMENT ORDER UNDER SI	ECTION 7 OF "THE DISTR ACT, 1899."	ICT COURTS ACTS AMENDMENT
In the District Court of holden at	' Plaint No	na Chaire More Braile Taoine an an
Between , Plaintiff [or Debte	Judgment Creditor], or], and , Sub-de	, Defendant [or Judgment bbtor.
District Courts Acts Amendmaccruing from the above-nam	, filed herein on the the above-named plain ent Act, 1899," it is or ed sub-debtor to the def ounting to £ s. d., an	day of , 19, tiff under section 7 of "The dered that all debts owing or endant be attached to answer d £ s. d., the costs of and
Given under the seal of	the Court, and issued at	this day of
(L.s.) Judgment debt £ Costs of and incidental to this order	: : Judge [or Cl : : absence	J.K., of the said Court erk of Court, acting in the e of the Judge].
n.i. en volgelij r <mark>£</mark> .		
		tan Markana da Kabupatèn Kabupatèn
		100
	RECTIONS AS TO SERVICE	
I direct that this order be	served [State mode of ser	rvice if other than personal].  J.K.,
• • • • • • • • • • • • • • • • • • • •		Judge of the said Court.
Note.—Your attention is particular Acts Amendment Act, 1899."	icularly directed to sections	9, 10, 11, 12, &c., of "The District
en e		
	ero Laboro e e ver	
$\overline{X}$ string Tamping and the second string $\overline{X}$		en en en benetz 1 kalektak ekaketak en belag jalektek
SUMMONS TO SUB-DEBTOR UN	No. 6.	Tan Draman Common Acom
		THE DISTRICT COURTS ACTS
In the District Court of holden at	Plaint No.	
Between , Plaintiff	[or Judgment Creditor]	, Defendant [or ub-debtor.
Upon reading the attachment and served on the day named sub-debtor, do appear b o'clock in the not issue against your goods ardue from you to the above-name to the application and summon	order herein, dated the of , 19 , it is efore , at the noon, to show and chattels to levy the detected defendant, together was, and consequent thereo	day of , 19, sordered that you, the above, on the day of v cause why execution should bt (£ ) alleged to be ith the costs of and incidental n.
Given under the seal of t	the Court and issued at	, the day of
(L.s.)	and Court, and issued as	L:M.

To the above-named sub-debtor

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District Courts Acts Amendment.
                                                                              11
                                     No. 7.
ORDER UNDER SECTION 12 OF "THE DISTRICT COURTS ACTS AMENDMENT ACT, 1899."
In the District Court of
                                  'Plaint No. .
        holden at
                       , Plaintiff [or Judgment Creditor],
Between
                                                                       Defendant
             [or Judgment Debtor],
                                           \mathbf{and}
                                                       , Sub-debtor.
Upon reading the attachment order made herein on the
                                                           day of
and served on the day of
                                       , 19 , and the summons to the above-named
sub-debtor issued herein on the
                                     day of , 19 , and served on the
day of
              , 19 , and upon hearing the said plaintiff [or judgment creditor] and
the sub-debtor
                     , it is adjudged that the above-named sub-debtor is indebted to
the judgment debtor in the sum of £
                                     : ; and it is ordered that the above-
                          , do forthwith pay into this Court at
named sub-debtor
         ) so due from him to the said defendant [or judgment debtor], together
                         , costs of and incidental to this order and the said summons.
and that in default of such payment execution as on an ordinary judgment of the said
Court may issue forthwith to levy the said sums, and the costs, charges, and expenses
of and incidental to and consequent upon such execution; and it is also ordered that all
such other proceedings as may be had or taken on an ordinary judgment of this
Court may be had or taken as provided in section 12 of "The District Court Acts
Amendment Act, 1899."
    Given under the seal of the Court, and issued at
                                                        , this
                                                                     day of
19
                                                               J.K.,
    (L.S.)
                                                     Judge of the said Court.
Judgment debt and costs to date ... £
Costs of and incidental to the order
                                     No. 8.
WARRANT OF EXECUTION UNDER SECTION 12 OF "THE DISTRICT COURTS ACTS
                             AMENDMENT ACT, 1899."
In the District Court of
```

'| Plaint No. holden at

, Plaintiff [or Judgment Creditor], and Between . Defendant , Sub-debtor. [or Judgment Debtor], and

, Bailiff of the District Court of , holden at

WHEREAS on the day of , 19 , the plaintiff [or judgment creditor] obtained a judgment [or order] against the defendant [or judgment debtor] for the : And whereas it was, on the day of ordered that all debts owing or accruing from the above-named sub-debtor to the defendant [or judgment debtor] be attached to answer the said judgment debt of and costs: And whereas by order made on the , the said sub-debtor was required to pay into this Court forthwith the amount ) due by him to the judgment debtor, together with the sum of £ costs of and incidental to the said last-mentioned order-making together the sum of : And whereas the said sub-debtor has failed to comply with the said £ order :

This is therefore to command you forthwith to levy the sum of £ further expenses incurred herein, by distress and sale of the goods and chattels of and belonging to the said sub-debtor, except the wearing-apparel and bedding of him or his family, and the tools and implements of his trade (if any), to the value in all of twenty-five pounds, and also to seize and take away any money, cheques, bills of exchange, promissory notes, bonds, or securities for money of the said sub-debtor, or such part or so much thereof as may be sufficient to satisfy this execution and the cost of making and executing the same. And you are hereby commanded to pay what you shall so levy forthwith to the Clerk of this Court, and to make return of what you shall do by virtue of this warrant immediately on the execution thereof.

Given under the seal of the Court, and issued at , this day of , 19 , at o'clock in the noon.

Judgment debt and costs ...£ : (r.s.) L.M.,

Warrant ... ... : Clerk of the said Court.

Costs of previous executions : :

Mileage ... : :

By Authority: John Mackay, Government Printer, Wellington. - 1899,