90

65.

C. 42, 43.

before

2° VICTORIÆ.

Form of Minute and Entry of Judgment.

, in and . , 18

Form of Minute and Entry of Judgment.

At a Court of General Sessions of the Peace, held at for the County of , on the Tuesday of and other Justices of said Court.

It appearing to this Court that A. B. hath not performed the condition of a certain recognizance lately entered into by him relating to a charge of Bastardy, and the said A. B. having been duly served with a Scire Facias thereon returnable at this present Term, and not appearing thereto, [or if appearing not shewing suffi-cient cause]; It is considered and adjudged by the Court that such recognizance is forfeited, and that Execution do issue against the said A. B. according to the form and effect of such recognizance.

Form of Execution.

Form of Executi-General Sessions, SS. Victoria, by the Grace of God, of the United Kingdom of Great Britain and Ireland. Queen, Defender of the L.S. Faith, &c. To the Sheriff of Greeting :

> Whereas at a Court of General Sessions of the Peace held at in and for the said County, on the Tuesday in It was , in the penal adjudged that a certain recognizance entered into by , with a condition relating to a case of Bastardy, had sum of become forfeited by reason of the condition thereof not being performed, of which We therefore command you that of the good execution remains to be done; and chattels of the said in your Bailiwick you cause to be made the said sum of and have that money before us at the next Court of General Sessions of the Peace to be held at , to be paid and applied according to law, and for want of goods and chattels whereon to levy you will take the body of the said

> and him safely keep in the common gaol of your County until he pay the said sum of or be otherwise discharged, and make return Witness hereof. , this day of in the year of our neign.

> > A. L. Clerk.

Deeds, Wills, Judgments and

CAP. XLIII.

An Act to declare the priority of Registered Deeds, and other incumbrances upon Land.

Passed 23d March 1839.

DE it declared and enacted by the Lieutenant Governor, Legislative Coun-I. De cil and Assembly, That every Deed, Conveyance, Will and Devise duly Recognizances to have priority ac-cording to the time registered, and every judgment and recognizance whereof a memorial may be of Registry. duly registered in the office of Register of Deeds of the County where the lands duly registered in the office of Register of Deeds of the County where the lands affected by any such conveyance or incumbrance may lie, under the provisions of any Act of Assembly in this Province, shall have effect both in law and equity according to the priority of time of such registry.+

+ This act has in free the 19' manue 1841

CAP.