

thereon to judgment and execution.—Witness, J. H., Judge  
of the said Court, this        day of        A. D. 186        .

E. F., *Clerk.*

J. K., *Plaintiff's Attorney.*

FORM B.

A. B. of        having made the affidavit required by law,  
I therefore require you to appear before me on the        day  
of        next, (or instant,) at        to shew cause, if any you  
have, why you should not deliver up to the said A. B. the  
premises described in said affidavit.—Dated this        day of  
A. D. 18        .

E. F., *J. C. C.*

To Mr. C. D.

FORM C.

To the Sheriff of

Whereas A. B. claims the premises situate [*here describe the  
premises*] now in the possession of C. D., who holds over and  
refuses to deliver them up, the matter having been heard  
before me pursuant to law, I do adjudge that the said A. B.  
shall be forthwith put in possession and shall recover his  
costs, being        , besides your fees for executing this writ;  
you are hereby commanded to put the said A. B. into imme-  
diate possession of said premises, and that you levy of the  
goods and chattels of the said C. D. the sum of        for his  
costs, besides your fees; and for want of goods and chattels,  
that you take the said C. D. and deliver him to the keeper of  
the gaol of the said County, who will safely keep him for  
      days, unless said costs and fees be sooner paid; and  
make return hereof, and what you have done, within  
days from this date.—Dated this        day of        A. D. 18

E. F., *J. C. C.*

---

CAP. XI.

An Act in addition to an Act thirtieth Victoria, intituled *An Act to  
amend the Law relating to the imposition of Duties for raising a  
Revenue.*

Hops admitted free of Duty.

Passed 17th June 1867.

BE it enacted by the Governor, Legislative Council, and  
Assembly,—That from and after the passing of this Act,  
Hops shall be admitted into this Province free of Duty.