

Ceylon Gobernment Gazette

EXTRAORDINARY.

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Part I.—Minutes, Proclamations, Appointments, &c.

Separate paging is given to each Part in order that it may be filed separately.

PROCLAMATION BY THE GOVERNOR.

In the Name of His Majesty GEORGE THE FIFTH, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, King, Defender of the Faith.

PROCLAMATION.

By His Excellency Sir Robert Chalmers, Knight Commander of the Most Honourable Order of the Bath, Governor and Commander-in-Chief in and over the Island of Ceylon, with the Dependencies thereof.

ROBERT CHALMERS.

K NOW Ye that We, the Governor of Ceylon, do hereby proclaim and publish the following documents; that is to say—

- (A) A Warrant addressed by the Admiralty to the Supreme Court, Ceylon, requesting it, upon any Proclamation being made by the Vice-Admiral of the Colony that war has broken out between His Majesty and any Foreign State, to take cognizance of and judicially to proceed in Prize matters as therein indicated.
- (B) The Letters Patent of Her late Majesty Queen Victoria authorizing the issue of such Warrants by the Admiralty.
- (C) An Order of the Queen in Council, dated July 18, 1898, approving certain Rules and Tables of Fees to be observed and taken in respect of Prize Proceedings in all Vice-Admiralty Courts and Colonial Courts of Admiralty authorized to act as Prize Courts.

Given at Colombo, in the said Island of Ceylon, this Eighth day of August, in the year of our Lord One thousand Nine hundred and Fourteen.

By His Excellency's command,

R. E. STUBBS, Colonial Secretary. (A.)

By the COMMISSIONERS executing the Office of Lord High Admiral of the United Kingdom of Great Britain and Ireland, &c.

Her Majesty having been pleased by Her Commission under the Great Seal of the United Kingdom of Great Britain and Ireland, bearing date at Westminster, the Tenth day of July, in the Sixty-third year of Her reign, to authorize Us to the effect following as by such Commission (a copy of which Commission is hereto annexed) doth more at large appear. These are in Her Majesty's name and ours to will and require the Supreme Court of the Island of Ceylon and you the Chief Justice of the Island of Ceylon and all others the Judges or Judge for the time being of the said Court or other the persons or person executing the duties of the Office of Judge of the said Court for the time being, and you are hereby authorized and required from time to time, upon any Proclamation being made by the Vice-Admiral for the time being of Ceylon that War has broken out between Her Majesty and any Foreign State, and not otherwise, to take cognizance of and judicially to proceed upon all and all manner of captures, recaptures, seizures, prizes, and reprisals of all ships, vessels, and goods which shall on the outbreak of any such war have been already seized and taken and which shall thereafter be seized and taken and which are or shall be brought within the limits of the said Court, and all other matters of prize falling within the jurisdiction of the said Court, and to hear and determine the same, and according to the course of Admiralty and the Law of Nations and the Statutes, Rules, and Regulations in that behalf for the time being in force to adjudge and condemn all such ships, vessels, and goods as shall belong to the Foreign State named in such Proclamation or to the subjects of such State or to any others inhabiting within any of the Countries, Territories, or Dominions of the same or which are otherwise condemnable as Prize and which shall be brought before the said Supreme Court of the Island of Ceylon for adjudication and condemnation. And for doing the acts hereinbefore mentioned this shall be your Warrant until the same is wit

. Given under Our hands and the Seal of the Office of Admiralty this Seventeenth day of August, One thousand Eight hundred and Ninety-nine.

WALTER T. KERR. A. W. MOORE.

HY. VANSITTART NEALE.

To the Chief Justice of the Supreme Court of the Island of Ceylon and all other Judges or Judge for the time being of the said Court or the persons or persons duly executing the duties of the Office of Judge of the said Court for the time being.

By command of their Lordships,

(B.)

VICTORIA, by the Grace of God of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, Empress of India, to Our right trusty and well-beloved Councillor George Joachim Goschen, Our trusty and well-beloved Sir Frederic William Richards, Knight Grand Cross of Our Most Honourable Order of the Bath, Admiral of Our Fleet, Sir Walter Talbot Kerr, commonly called Lord Walter Talbot Kerr, Knight Commander of Our Most Honourable Order of the Bath, Vice-Admiral in Our Navy, Arthur Knyvet Wilson, Esquire, Companion of Our Most Honourable Order of the Bath, Victoria Cross, Rear-Admiral in Our Navy, Arthur William Moore, Esquire, Companion of Our Most Honourable Order of the Bath, Companion of Our Most Distinguished Order of Saint Michael and Saint George, Rear-Admiral in Our Navy, and Joseph Austen Chamberlain, Esquire, Our Commissioners for executing the Office of Lord High Admiral of Our United Kingdom of Great Britain and Ireland and the Dominions thereunto belonging and to Our Commissioners for executing that Office for the time being.

Greeting

WHEREAS it is expedient that upon the outbreak of war between Us and any Foreign State there shall be found or forthwith constituted throughout Our Dominions, Possessions, and Colonies Prize Courts duly commissioned to take cognizance of captures, recaptures, seizures, prizes, and reprisals of ships, vessels, and goods, to which Prize Courts Our Fleets and Ships may bring to judgment all ships, vessels, and goods seized by them, these are therefore to authorize and We do hereby authorize and enjoin you Our said Commissioners now and for the time being or any two or more of you by Warrant from time to time, notwithstanding the existence of peace, to will and require any such Courts or Persons as follows, that is to say, Vice-Admiralty Courts which shall be duly commissioned within our Dominions, Possessions, or Colonies (other than Our United Kingdom of Great Britain and Ireland) and Courts of Law or Persons being Colonial Courts of Admiralty within the meaning of the Colonial Courts of Admiralty Act, 1890, as you Our said Commissioners now and for the time being or any two or more of you shall select upon Proclamation being made in that part of Our Dominions, Possessions, or Colonies within which such Court or Person has jurisdiction in Admiralty by Our Vice-Admiral thereof that war has broken out between Us and some Foreign State or States and not otherwise to take cognizance of and judicially to proceed upon all and all manner of captures, recaptures, seizures, prizes, reprisals of all ships, vessels, and goods then already seized and taken and which thereafter shall be seized and taken and all other matters of prize falling within the jurisdiction of Prize Courts, and to hear and determine the same, and according to the course of Admiralty and the Law of Nations and the Statutes, Rules, and Regulations in that behalf for the time being in force to adjudge and condemn all such ships, vessels, and goods as shall belong to the State or States named in the Proclamation aforesaid or to the subjects of such State or States or to any other persons inhabiting within any of the Countries, Territories, or Dominions of such State or States or be otherwise condemnable as Prize, and such courts or persons are hereby authorized and required to proceed accordingly, and We do hereby further authorize you Our said Commissioners now and for the time being any two or more of you by Warrant to revoke or alter any Warrant which shall have been issued, granted, or made by you or any two more of you as aforesaid.

In witness whereof We have caused these Our Letters to be made Patent.

Witness Ourself at Westminster, the Tenth day of July, in the Sixty-third year of Our reign.

By Warrant under the Queen's Sign Manual,

MUIR MACKENZIE.

(C.)

At the Court at Windsor, the 18th day of July, 1898.

Present:

THE QUEEN'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS there was this day read at the Board a memorial from the Right Honourable the Lords Commissioners of the Admiralty, dated the 5th day of May, 1898, in the words following, viz.:—

"Whereas by an Act passed in the Session of Parliament held in the 57th and 58th years of Your Majesty's reign, intituled 'An Act to make further provision for the establishment of Prize Courts, and for other purposes connected therewith,' it was, inter alia, enacted in section 2 that 'any commission, warrant, or instructions from Her Majesty the Queen, or the Admiralty, for the purpose of commissioning or regulating the procedure of a Prize Court at any place in a British Possession may, notwithstanding the existence of peace, be issued at any time,' and shall upon Proclamation, to be made as therein directed, subject to instructions from Your Majesty, by the Vice-Admiral of such Possession, that war has broken out between Your Majesty and any Foreign State, take effect as if the same had been issued after the breaking out of such war and such Foreign State were named therein, and that 'the said commission and warrant may authorize either a Vice-Admiralty Court, or a Colonial Court of Admiralty within the meaning of the Colonial Courts of Admiralty Act, 1890, to act as a Prize Court, and may establish a Vice-Admiralty Court for that purpose':

"And it was further enacted, in section 3 (1) of the same Act, that 'Her Majesty the Queen in Council may make Rules of Court for regulating, subject to the provisions of the Naval Prize Act, 1864, and this Act, the procedure and practice of Prize Courts within the meaning of that Act, and the duties and conduct of the officers thereof, and of the practitioners therein, and for regulating the fees to be taken by the officers of the Courts, and the costs, charges, and expenses to be allowed to the practitioners therein':

"And whereas it appears to Us to be expedient that Rules of Court should be made, as in the last recited section mentioned, to be observed in Vice-Admiralty Courts and Colonial Courts of Admiralty when acting as Prize Courts, and that such Rules when made shall be issued as, and shall be so far as they relate to procedure, instructions for regulating the procedure of the said Courts under section 2 aforesaid:

"And whereas the provisions of section 1 of the Rules Publication Act, 1893, have been complied with:

"Now, therefore, it is most humbly submitted that Your Majesty will be graciously pleased by your Order in Council to direct that the Rules and Tables of Fees annexed hereto shall, on and from the 1st day of July, 1898, be the Rules and Tables of Fees to be observed and taken in respect of Prize Proceedings in all such Vice-Admiralty Courts and Colonial Courts of Admiralty within the meaning of the Colonial Courts of Admiralty Act, 1890, as shall be duly authorized to act as Prize Courts, and shall thereupon be issued as, and shall be so far as they relate to procedure, instructions for regulating the procedure of such Courts as Prize Courts."

Now, therefore, Her Majesty, having taken the said memorial into consideration, was pleased, by and with the advice of Her Privy Council, to approve of what is therein proposed, and to order, as it is hereby ordered, that the Rules and Tables of Fees annexed hereto shall, on and from the 1st day of July, 1898, be the Rules and Tables of Fees to be observed and taken in respect of Prize Proceedings in all such Vice-Admiralty Courts and Colonial Courts of Admiralty, within the meaning of the Colonial Courts of Admiralty Act, 1890, as shall be duly authorized to act as Prize Courts, and shall be, so far as they relate to procedure, instructions for regulating the procedure of such Courts as Prize Courts. And the Right Hon. the Lords Commissioners of the Admiralty are to give the necessary directions herein accordingly.

J. H. HARRISON.

Rules of Court touching the Practice in Prize Proceedings to be observed in Vice-Admiralty Courts and Colonial Courts authorized to act as Prize Courts, with Forms and Tables of Fees.

(To be subsequently published.)

Note.—Pending the publication of the said Rules and Tables of Fees, a copy of the same may be inspected at the Registry of the Supreme Court.

APPOINTMENTS, &c., BY THE GOVERNOR.

No. 291 of 1914.

IT is hereby notified that the Notification No. 285 of August 7, 1914, published in the Gazette of the same date, recognizing Mr. C. K. Moser provisionally as Acting Consul for Germany, &c., is cancelled.

It is hereby notified that Mr. C. K. Moser, American Consul, is at present in charge of the German Consulate.

It is hereby notified that HIS EXCELLENCY THE GOVERNOR has been pleased to recognize Mr. C. K. Moser provisionally, pending the receipt of instructions from HIS MAJESTY'S Government, as Acting Consul for Austria-Hungary and Brazil at Colombo, in addition to his own duties as American Consul.

By His Excellency's command,

Colombo, August 8, 1914.

R. E. STUBBS, Colonial Secretary.

Institution of Causes.

o2. Every cause instituted for the condemnation of a ship as prize shall, except as hereinafter provided, be instituted in the name of the Crown; but the proceedings therein may, with the consent of the Crown (through the proper officer of the Crown), be conducted by the captors or any parties to whom, the ship would on condemnation be condemned as prize.

All other causes may be instituted in the name of the parties claiming.

3. Causes instituted for the condemnation of a ship as prize shall commence by a monition in the form marked No. 3 in the Appendix hereto.

The monition shall be issued from the registry on the application of the captors acting herein through the proper officer of the Crown, or on the application of the Crown.

No monition shall be issued until an affidavit has been filed as to ship papers.

No monition for the condemnation of a ship as prize shall be issued until the ship has been brought within the jurisdiction of the Court.

- 4. All causes or proceedings instituted for the recovery of prize salvage (except where the ship is brought in for adjudication) or prize bounty, or to enforce a claim of joint capture, shall be commenced by monition or warrant in manner and form in these Rules hereinafter provided, and in the name of the parties proceeding.
- 5. Before the issue of any monition or warrant as aforesaid the party applying therefor shall file in the registry a præcipe, which shall contain the names of the party (whether captor, Crown, or other party) applying for the monition or warrant, and of his solicitor, and an address within three miles of the registry, at which it shall be sufficient to leave all instruments and other documents required to be served on him.
- 6. All causes shall be numbered in the order in which they are instituted, and the number given to any cause shall be the distinguishing number of the cause, and shall be written or printed on all instruments and other documents in the cause as part of the title thereof, and the cause shall be entered in the minute book under such number.

Forms of the title of a cause will be found marked No. 1 (i. and ii.) in the Appendix hereto.

Arrest of Prize.

- [The Naval Prize Act, 7. Every ship taken or seized as prize and delivered up to the marshal of the 1864, s. 16.] Court shall be deemed to be under the arrest of the Court.
- [The Naval Prize Act, 8. Where a ship is taken as prize and is brought into port within the juris1864, s. 16.] diction of the Court, or is seized as prize in port within such jurisdiction, or having
 been taken or seized as prize comes or is howsoever within the jurisdiction of the
 Court, but is not delivered up to the marshal of the Court, the Judge may, after claim made, and after
 monition to the captors to proceed, as hereinafter provided, and upon the application of the claimant,
 order a warrant for the arrest of the ship to be issued.
- 9. Where, in any proceeding under the Naval Prize Act, 1864, or under these Rules, it shall be made to appear to the Judge by the Crown or any party to a cause other than a claimant that property taken or seized as prize is within the jurisdiction of the Court, and that it is necessary or desirable that such property should be within the custody of the Court, the Judge may, on the application of the Crown or such party, order a warrant for the arrest of such property to be issued.
- [The Naval Prize Act, 10. Where there is no marshal of the Court the principal officer 1864, ss. 16, 28.] of customs at the port where the ship is or should be delivered up shall perform the duties and have the powers of the marshal, and shall be, for such purposes, an officer of the Court.

Affidavit as to Ship Papers.

- [The Naval Prize Act, 11. Where a ship is seized in any port of Her Majesty's dominions and is proceeded against as prize, the affidavit as to ship papers may be made by any officer or person present at such seizure.
- 12. Where ship papers are delivered up or found in ordinary course at the time of capture or seizure, the affidavit as to ship papers shall be in the form marked No. 5 (i.) in the Appendix hereto.

Where any snip papers have, after being delivered up or found, been lost, mislaid, injured, or altered, or where any snip papers are found hidden or concealed, the affidavit shall be in one of the forms marked No. 5 (ii., iii., and iv.) in the Appendix hereto, with such variations as the facts may require.

Where no ship papers are delivered up or found on board the ship, the affidavit shall be in the form marked No. 5 (v.) in the Appendix hereto.

- 13. All affidavits as to ship papers shall, except as hereinafter provided, be prepared by the registrar or by one of his actuaries at the port into which the ship is brought or in which she is seized. The person in charge of the ship shall produce to such registrar or actuary all the ship papers (if any) delivered up or found on board the ship, and such affidavits shall, except as hereinafter provided, be sworn before the Judge or the registrar, or one of the Commissioners appointed to take the preparatory examinations at the said port.
- 14. The ship papers shall be exhibited to the affidavit and shall be numbered consecutively; and the person before whom the affidavit is sworn shall initial each of the documents.
- 15. Where no person who was present at the capture can proceed with the ship when brought in for adjudication, the affidavit as to ship papers shall be prepared by and sworn before any British Consul or other person empowered to administer oaths in prize matters in any port or place into which it is convenient to send the prize with any person who was present as aforesaid, or by and before any naval officer duly commissioned to administer oaths in prize matters.

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- 16. The affidavit as to ship papers shall, unless otherwise ordered by the Judge or previously sworn, be sworn within three days after the ship is brought in for adjudication or is seized in port and shall, with the ship papers exhibited thereto, be filed in the registry within three days after the same is sworn as aforesaid, or, if sworn out of the jurisdictions within three days after the ship is brought in for adjudication.
- 17. Where ship papers are in the custody or under the control of any person within the jurisdiction of the Court, the Judge may, on the application of the captor or of the claimant, order the person having such custody or control to bring the papers into Court, and thereupon such person shall bring in all ship papers as exhibits to an affidavit in the form marked No. 5 (vi.) in the Appendix hereto.

Issue and Service of Monition for Condemnation.

18. Every monition in a cause for the condemnation of a ship as prize shall within three days after the application for the issue thereof be issued out of the registry and served by the marshal or his substitute.

A form of præcipe for the monition will be found marked No. 2 in the Appendix hereto.

19. Service of the monition shall be effected by affixing the original monition for a short time upon the Exchange or such other public building or place in the city or town where the Court is held as the Judge shall direct, and on taking off the monition leaving a true copy fixed in its place.

The copy shall be left so fixed for a period of at least twenty days.

The monition and the fact of service thereof shall be advertised by the registrar forthwith in one or more of such newspapers published or in circulation in the city or town where the Court is held and on one or more occasions as the Judge shall direct.

20. The monition shall be filed by the marshal within twenty days after service as aforesaid, with a certificate of service endorsed thereon; and twenty days after such service, and no sooner, shall be deemed to be returned. The certificate of service shall state the date and mode of service, and shall be signed by the person serving the same, and shall be taken as evidence of such service and of the date and mode thereof.

A form of certificate of service will be found marked No. 4 in the Appendix hereto.

21. Where the monition is issued in respect of a ship purporting to be neutral, notice of the institution of the cause shall be sent by the registrar to the consul of the state to which the ship purports to belong.

Appearance to Monition for Condemnation.

- [The Naval Prize Act, 22. Any person claiming an interest in or against the ship proceeded against 1864, s. 23.] for condemnation may at any time before final adjudication enter an appearance, and shall thereupon become a party to the cause.
- 23. A party appearing in a cause for the condemnation of a ship shall file an appearance at the place directed by the monition.
- 24. The appearance shall be signed by the party appearing, and shall state his name and address, and an address to be called an address for service, not more than three miles from the registry, at which it shall be sufficient to leave all documents required to be served on him.

Forms of appearance will be found marked No. 6 (i. and ii.) in the Appendix hereto.

Claims on behalf of Owners, &c.

25. A person claiming an interest in a ship proceeded against for condemnation shall after appearance make his claim in one of the forms marked No. 7 (i.-vii.) in the Appendix hereto, with such variations as the circumstances require.

Every claim shall be verified by an affidavit, which shall be in one of the forms marked No. 8 (i.-vii.) in the Appendix hereto, with such variations as the circumstances require.

[The Naval Prize Act, Claims may be made by masters of ships, or other agents authorized by the persons in whom interest is alleged, except where such persons are domiciled or ordinarily resident within the jurisdiction, in which case they themselves must claim.

Claims shall be entered by filing the same in the registry. Claims may be amended by leave of the Judge and not otherwise.

[The Naval Prize Act, 26. A claimant may give security for costs by bail bond, or in such other 1864, s. 23.] manner as the Judge shall direct.

Preparatory Examinations.

- 27. The standing interrogatories shall be the interrogatories contained in form marked No. 9 in the Appendix hereto, or contained in such other form as may from time to time be directed by Her Majesty in Council, and no other interrogatory or interrogatories shall be used in the preparatory examination except by special order of the Judge on the application of the Crown or captors made on motion in Court.
- 28. The preparatory examination on the standing interrogatories shall commence within one week after the ship is brought in for adjudication, unless the Judge shall otherwise direct.
- 29. The preparatory examination shall take place at the port into which the ship is brought, unless the Judge shall otherwise direct, and before two of the Commissioners authorized to take such examinations; but the Judge may in any case direct that such examination shall be taken before the Judge.

If the examination is ordered to take place before the Judge, the following rules shall operate as if, wherever the word "Commissioners" is used, the word "Judge" was used.

Such Commissioners shall be appointed by one or more commissions as the Judge shall direct. A form of commission will be found marked No. 10 in the Appendix hereto.

30. If the person bringing in or in charge of the ship shall fail to produce the witnesses for preparatory examination within the week aforesaid, the Judge may, upon such failure being brought to his knowledge by the Commissioners appointed to take such examination, or otherwise, make an order on the person bringing in or in charge of the ship that the witnesses shall be produced for examination within a time named in the order. Failure to comply with such order shall be deemed a contempt of Court, and shall be punishable accordingly.

It shall be the duty of the said Commissioners to see that the proper persons are produced for the

preparatory examination, and to report any failure to produce them.

- 31. The preparatory examination shall be continued as far as possible de die in diem.
- 32. Each witness shall be examined at the preparatory examination separately and privately, and no person shall be present at such examination except the Commissioners, the registrar, or an actuary substituted by him, the interpreter (if any), and the witness.

The examination of each witness shall, so far as possible, be completed before the examination

of another is commenced.

- 33. Each and every question in the standing interrogatories shall be put separately to the witness by the registrar or actuary in the presence of the Commissioners, and his answer thereto shall be reduced into writing by the registrar or actuary.
- 34. When the examination of a witness is completed, his deposition shall be read over to him by the registrar or actuary, so that the witness can understand the same, and he shall sign or make his mark upon each sheet of the deposition upon which his answers are written.
- 35. When the deposition has been read over and signed (or marked) as aforesaid, and after the Commissioners have given the witness an opportunity of correcting the same, if required, and have ascertained that he understands the contents thereof and acknowledges them to be true, a certificate in the form marked No. 11 in the Appendix hereto shall be written by the registrar or actuary at the end of each deposition and shall be signed by the Commissioners, and the registrar or actuary, and the interpreter (if any) as appears in such form. Every correction made by the witness of his deposition as aforesaid shall appear upon the deposition together with the original words, and the Commissioners shall in the return hereinafter mentioned report the circumstances under which such correction was made and their own opinion as to the bona fides or otherwise of such correction.

36. When all the witnesses produced for preparatory examination have been examined, the registrar or actuary shall prepare a heading to the depositions, and shall put the depositions together under such heading, and shall prepare a return. Such heading and return shall be in the forms marked

respectively Nos. 12 and 13 in the Appendix hereto.

The registrar or actuary shall cause the affidavit, with the ship papers annexed, and the depositions in answer to the standing interrogatories, and the return to be deposited in the registry; but the said documents shall not be deemed to be deposited or returned until all fees due in respect thereof shall have been paid by the parties instituting the cause, and until such payment no further proceedings shall be taken by the said parties.

37. Where a witness produced for examination refuses to answer, or where, in the opinion of the Commissioners, he is keeping back material facts within his knowledge, the Commissioners shall adjourn the examination of the witness and shall forthwith report the circumstances to the Court. Upon receiving such report the Judge, upon the application of the captors, may, if he sees fit, order the witness to be produced for examination on the interrogatories in Court, or order such witness to duly answer the interrogatories before the Commissioners, and any failure on the part of such witness to make due answers to the interrogatories after such order shall be deemed contempt of Court and shall be punishable accordingly.

Upon receiving such a report as aforesaid the Judge may, if he sees fit, direct the Commissioners

to return the depositions of the other witnesses taken in the preparatory examination.

- 38. In the event of any difficulty arising in the conduct of the preparatory examination, the Commissioners may apply to the Court through the registrar for instructions.
- 39. Any preparatory examination may, by order of the Judge, be held before the registrar instead of before two Commissioners, and in such case the preceding Rules shall be read as if they contained the word "registrar" instead of "Commissioners."

Monition to Captors to proceed.

[The Naval Prize Act, 1864, s. 32.]

and no cause is instituted against the ship within one month from the time she is so taken or seized, a claimant may, after filing a claim as provided by Rule 25 and giving security as provided by Rule 26, apply for a monition against the captors citing them to appear and proceed to adjudication.

[The Naval Prize Act, 41. Where a ship has been seized and detained as prize, but has been subse1864, s. 32.] quently released by the captors, or has, by loss or otherwise, ceased to be detained
by them without proceedings for condemnation having been taken, and the owner
wishes to make a claim for costs and damages in respect of such seizure and detention, or any loss or
injury resulting therefrom, he may, after filing a claim as provided by Rule 25 and giving security as
provided by Rule 26, apply for a monition against the captors citing them to appear and proceed to
adjudication.

42. Where, after a cause has been instituted, the captors fail to take any of the steps by the Rules provided within the respective times therein provided, or, in the opinion of the Judge, fail to

prosecute with effect the proceedings for adjudication, the Judge may, upon the application of a claimant who has filed a claim as provided by Rule 25 and given security as provided by Rule 26, order a monition to issue against the captors citing them to appear and proceed to adjudication.

- 43. The monition to proceed shall be in the form marked No. 15 in the Appendix hereto, and shall be issued on the filing of a præcipe in the form marked No. 14 in the Appendix hereto.
- 44. The monition to proceed shall be served personally on the officer in command of the capturing ship or of the actual captors, or on any person in charge of the captured ship on behalf of the captors, or, in the case of a ship seized in port, on the person seizing the same or in possession thereof. Where the capture or seizure has been made by any of Her Majesty's ships or by officers of the Crown, service of a monition to proceed upon the proper officer of the Crown shall be sufficient service.
- 45. The monition to proceed shall be served by the marshal or his substitute, and shall, within six days after the service thereof, be filed by him in the registry with a certificate of service, and shall thereupon be deemed to be returned.

A form of certificate of service will be found marked No. 16 in the Appendix hereto.

- 46. Where, before the issue of a monition to proceed, no cause for condemnation has been instituted against the ship, upon issue thereof a cause shall be deemed to be instituted, and upon the return of the said monition the Judge may proceed to adjudication as hereinafter provided.
- 47. If a captor cited by a monition to proceed appears thereto and is willing to proceed, upon his filing the affidavit as to ship papers the cause shall proceed in the same form and manner as if he had instituted the cause.
- [The Naval Prize Act, 48. If a captor cited by a monition to proceed fails to appear within the 1864, s. 32.] time limited for appearance, or appearing, declines to proceed, the Judge may either at once order the ship to be restored to the claimant upon such terms as to costs or damages or otherwise es to the Judge shall seem fit, or, if the case so requires, order that any person, whether a captor or otherwise, having the necessary information shall make the affidavit as to ship papers, and that the necessary witnesses shall be examined on the standing interrogatories. Upon the said affidavit being filed, the cause shall proceed in the same form and manner as if the captor had instituted the cause.
- 49. A party appearing to a monition to proceed shall file an appearance in the registry. The appearance shall be in the form marked No. 17 in the Appendix hereto.

First Hearing

[The Naval Prize Act, 50. At the first hearing of any cause instituted for the condemnation of a 1864, s. 20.] ship as prize, the cause shall be heard and considered upon the preparatory examinations taken in relation to the said ship, and upon the ship papers exhibited to the affidavit as to ship papers in the cause, and upon no other evidence.

Provided that ship papers in other causes may be invoked, by leave of the Judge, as prescribed

by Rules 188, 189, and 190; and

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Provided that a document delivered up or found on board the ship, but not exhibited to the affidavit as to ship papers, may be admitted as evidence if the omission of such document from the affidavit is explained to the satisfaction of the Judge; and

Provided that, in the case of a ship of war taken as prize, the cause may be heard upon the ship papers (if any) alone, or upon evidence to be given by the captors in such form as the Judge shall direct.

51. No ship is to be condemned on the mere want of a claim until a year and a day have elapsed from the return of the monition, unless there be upon the ship papers or preparatory examinations sufficient evidence that such ship belongs to the enemy, or is otherwise liable to condemnation or confiscation.

Further Proof.

[The Naval Prize Act, 52. Where further proof is to be given by any person or persons out of the jurisdiction of the Court, it shall be given on affidavit, unless the Judge shall otherwise order.

Every order for further proof shall name the time within which such proof is to be filed.

Forms of affidavit on further proof and of order for further proof will be found marked No. 18 and No. 115 (viii.) respectively in the Appendix hereto.

- 53. Where further proof is ordered to be given by the oral examination of witnesses, such examination shall take place before the Judge or before the Commissioners, or before a special examiner or special commissioners as the Judge shall direct.
- 54. The further proof, whether by affidavit or oral examination, shall be filed by the party on whose behalf it is produced.
- 55. Where, after an order for further proof, the claimant fails to file such proof within the time named in the order, the Judge may proceed to adjudication, or may extend the time for filing such proof as he shall see fit.
- 56. Capters shall not be allowed to adduce further proof unless by special leave of the Judge. Every order for further proof with pleadings shall be deemed to include such leave unless it is otherwise ordered.
- 57. Where further proof has been adduced, the Judge may order additional further proof to be adduced. Provided that no such order shall be made where further proof has been ordered with pleadings, except under special cicrumstances. The provisions contained in the preceding Rules with regard to further proof shall apply also to additional further proof.

Prize Salvage.

58. A ship brought into port within the jurisdiction of the Court as prize [The Naval Prize Act, by the captors, but liable to restoration on payment of salvage, shall be proceeded 1864, ss. 40, 41.] against in the same form and manner as all other ships captured as prize.

Provided that it shall only be necessary, unless the Judge shall otherwise direct, to examine one

person on the standing interrogatories; and

Provided that if at the first hearing the captors allege circumstances of special difficulty and danger, and the claimants do not admit such circumstances, the Judge, if he is not satisfied that the full facts appear from the preparatory examinations and the ship papers, may direct that further evidence be taken either on behalf of captors, or claimants, or both. Such evidence shall be given in such form (orally, by affidavit, by production of documents, &c.), and with or without pleadings, as the Judge shall direct, and the cause shall thereupon proceed as in a case on further proof.

59. Where, on recapture from the enemy by any of Her Majesty's ships, or by any persons other than her own crew, a ship, which, if brought into port by the 1864, ss. 40, 41.] recaptors, would have been liable to restoration on payment of salvage, is with the consent of the recaptors allowed to prosecute her voyage, or otherwise parts company with or ceases to be in the possession of the recaptors, the recaptors may take proceedings for the recovery of such salvage, either

- (1) In rem against the ship, or
- (2) In personam against the owner:

The Naval Prize Act, Provided that proceedings in rem against the ship shall not be commenced unless and until the ship shall come into a port within the jurisdiction of the 1864, s. 41.] Court, and that no proceedings in personam against the owner of the ship shall be commenced unless the owner is resident or domiciled within the said jurisdiction.

[The Naval Prize Act, Where a ship captured by the enemy is recaptured by the crew of such ship, and is brought into any port within the jurisdiction of the Court, the recaptors 1864, ss. 40, 41.] may take proceedings to recover salvage in respect of such recapture, either-

(1) In rem against the ship, or

(2) In personam against the owner, if resident or domiciled within the jurisdiction.

[The Naval Prize Act, 1864,ss. 40, 41.]

61. Proceedings in rem shall be commenced by a warrant of arrest.

Proceedings in personam shall be commenced by monition.

A person desiring to institute any such proceedings shall file in the registry a præcipe containing his name, the name of his solicitor, and an address for service, in the form marked No. 19 in the Appendix hereto.

Forms of warrant of arrest and monition will be found marked respectively Nos. 20 and 21 in the Appendix hereto.

62. In a proceeding in rem a warrant for the arrest of the ship, and in a [The Naval Prize Act, 1864, ss. 40, 41.] proceeding in personam a monition against the owner, may be issued by the registrar upon the filing of a præcipe as aforesaid and an affidavit.

The affidavit shall state the nature of the claim of the recaptors and shall set out all the material facts on which they rely to establish their claim. If all the material facts cannot be deposed to by one of the recaptors, the said facts may be deposed to by two or more of the recaptors in one or more affidavits as may be required.

Forms of affidavit to lead warrant and to lead monition will be found marked Nos. 22 (i. and ii.) and 23 respectively in the Appendix hereto.

[The Naval Prize Act, 63. The warrant or monition shall be served by the marshal or his substitute. and shall be filed by him with a certificate of service within three days from the 1864, ss. 40, 41.] service thereof, and shall thereupon be deemed to be returned.

64. Any owner desiring to enter an appearance in a cause of prize salvage shall file an appearance in the registry.

The appearance shall be signed by the party appearing, and shall state his name and address, and an address, to be called an address for service, not more than three miles from the registry at which it shall be sufficient to leave all documents required to be served upon him.

An owner who shall not enter an appearance until after the expiration of six days from the service of the warrant or monition shall pay all costs that may have been occasioned by his default.

Forms of appearance will be found marked No. 24 (i. and ii.) in the Appendix hereto.

65. Within one week or such other time as the Judge shall direct after a claim has been entered by the owner in cases under Rule 58, or after appearance has been entered by the owner in cases under Rules 59 and 60, the owner shall file an affidavit setting out the value of the property claimed or alleged to have been salved, or an agreement with the recaptors as to such value

Acceptance by the recaptors of the value sworn in the affidavit shall be deemed to be an agreement

as to such value.

Forms of affidavit and of agreement of value will be found marked Nos. 25 and 26 respectively in

the Appendix hereto.

In cases where no claim is made, or no appearance is entered, or default is made in filing an affidavit or agreement of value, or where the recaptors are dissatisfied with the value deposed to, the Judge may, on the application of the recaptors, direct the property to be appraised by the marshal.

In all cases under Rules 58, 59, and 60, the value shall be ascertained as aforesaid before the

hearing.

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The Naval Prize Act, 66. Within one week or such other time as the Judge shall direct after an 1864, ss. 40, 41.] appearance has been entered by the owner in cases under Rules 59 and 60, the owner shall, if he desires to dispute the facts alleged in the affidavits to lead warrant or monition, file an affidavit or affidavits in support of his case.

[The Naval Prize Act, · 67. Upon return of the warrant or monition the Judge shall fix a day for the hearing, and shall on such date, if he deems the evidence sufficient, make his 1864, 88. 40, 41.] decree.

If no appearance has been entered on or before such date, the Judge shall proceed and make his

decree as if appearance had been entered.

If at such hearing the Judge shall, by reason of the recaptors alleging circumstances of special difficulty or danger or for other reasons, deem the evidence before him insufficient, he may direct that further evidence be taken either on behalf of the recaptors or owner or both. Such evidence shall be given in such form (orally, by affidavit, by production of documents, &c.) and with or without pleadings as the Judge shall direct.

Upon such further evidence being adduced the Judge shall make his decree.

[The Naval Prize Act, 68. Where a ship is under arrest and the owner is entitled to restoration on 1864, ss. 40, 41.] payment of salvage, the Judge may, if he thinks fit, at any time after the value of the ship has been ascertained by appraisement, or agreed on between the owner and the recaptors and approved by the Court, direct that the ship be delivered up to the owner on his giving security to the satisfaction of the Court to pay to the recaptors the salvage and costs which may be decreed to be due.

[The Naval Prize Act, 69. Where at the time of a decree or order awarding prize salvage the ship 1864, ss. 40, 41.] is under arrest, the decree or order of the Court may be enforced by sale of the ship and payment of the amount due out of the proceeds of sale.

[The Naval Prize Act, 70. Where a ship under arrest has been 1864, ss. 40, 41.] the decree or order awarding prize salvage may be enforced— 70. Where a ship under arrest has been released on security being given, ·

(1) If money has been paid into court, by order for payment out;

(2) If bail has been given, by monition and execution against the bail, and, if necessary, and if not contrary to the law of the Possession, by attachment of them.

Forms of order for payment out, monition against the bail and attachment, will be found marked respectively Nos. 99, 103, and 104 in the Appendix hereto.

[The Naval Prize Act, 71. Where a ship has not been arrested, but the proceedings for prize salvage have been by monition against the owner, the decree or order may be enforced 1864, s. 41.] by a monition against the owner to pay the amount awarded, and by execution against, and, if not contrary to the law of the Possession, by attachment of the owner in default of payment. If the owner makes default in payment, the Judge may, if he sees fit, direct a warrant to issue for the arrest of the ship on such ship coming within the jurisdiction of the Court, and may order a sale of the ship and payment of the award to be made out of the proceeds of such sale.

Forms of monition and attachment will be found marked respectively Nos. 103 and 104 in the

Appendix hereto.

72. Where any salvage is awarded to any persons other than officers and crews of Her Majesty's ships of war, either alone or conjointly with such officers and crews, the Judge may make an order apportioning such salvage between such persons, or between such persons and such officers and crews, in such proportions as to the Judge shall seem fit.

Provided that nothing herein contained shall be taken to authorize the distribution of salvage among such officers and crews, or to affect Her Majesty's Proclamations as to the distribution of Prize

Money

Forms of decrees in prize salvage will be found marked No. 115 (xi.-xv.) in the Appendix hereto.

73. No decree or order for the payment of salvage to salvars shall be made unless and until the Judge is satisfied that no persons other than the said salvors are entitled to share ir such salvage.

Land Expeditions and Conjunct Capture with Ally.

[The Naval Prize Act, Ships and goods taken by land expeditions within the meaning of the Naval Prize Act, 1864, section 34, or by a conjunct capture with an ally within 1864, ss. 34, 35.] the meaning of section 35 of the said Act, shall be proceeded against, as far as possible, in the same manner as hereinbefore provided in the case of other ships and goods captured

Provided that the Judge may, if he thinks fit, dispense with the whole or any part of the preparatory examinations and the affidavits as to ship papers, and may, if he thinks fit, admit evidence, in such form as he shall direct, on behalf of the captors at the first hearing.

Joint Capture.

75. In Rules 76 to 89 inclusive the word " joint captor " shall include any person claiming to share as joint recaptor in prize salvage.

Any person claiming to share as joint captor (in Rules 75 to 89 inclusive [The Naval Prize Act, called "the petitioner") may, at any time after the institution of a cause relating 1864, s. 36.] to a ship in respect of which he claims a share, subject to the provisions of the Naval Prize Act, 1864, section 36, intervene in such cause as heremafter provided:

> (I) A præcipe shall be filed in such cause by the petitioner in the registry, instituting a cause of joint capture or joint recapture.

(2) If the cause is instituted before condemnation of the ship in respect of which the petitioner claims to share, or in prize salvage before adjudication, the petitioner shall within six days after filing his præcipe give the security provided by the said section, and within ten days after such security is given shall file in the registry a petition setting out the material facts on which he relies to establish his claim to share as aforesaid.

(3) If the cause is instituted after condemnation of the ship in respect of which the petitioner claims to share, or, in case of prize salvage, after adjudication, the Judge shall, upon sufficient cause being shown why the petition was not presented before condemnation or adjudication, and upon payment being made and security being given (as by the said section of the Naval Prize Act, 1864, provided), order a monition to issue calling upon the party to whom the ship has been condemned, or (in case of prize salvage) the recaptor (in Rules 75 to 89 inclusive called "the respondent") to show cause why the petitioner should not be pronounced to be a joint captor of the said ship.

(4) Where the cause is instituted after condemnation, the petitioner shall, within ten days after such payment has been made and such security has been given, file a petition setting out all the material facts on which he relies to establish his claim to share as

aforesaid.

(5) The respondent shall appear to the monition by filing an appearance in the registry within the time named in the monition.

Forms of præcipe, appearance, petition, and monition to show cause will be found marked Nos. 27, 28, 39 (iii.), and 29, respectively, in the Appendix hereto.

77. On a petition being filed as aforesaid, the Judge shall, on an early day to be appointed on the application of either the petitioner or the respondent, proceed to determine in court the admissibility of such petition. If the petition alleges facts which, if proved, would establish the right of the petitioner to be declared a joint captor, the Judge shall admit the petition to proof. If the petitioner does not allege such facts, the petition shall be dismissed, with or without costs against the petitioner.

Provided that the Judge may give leave to amend any such petition upon such terms as to costs and otherwise as he deems right, and upon such amendment being made he shall determine the admissi-

bility of the petition in manner aforesaid.

Where a petition is admitted to proof, the respondent, if he desires to contest the right of the petitioner to share, shall file an answer.

A form of answer will be found marked No. 39 (iii.) in the Appendix hereto.

If the respondent admits the right of the petitioner to share, he shall file in the registry an admission in the form marked No. 30 in the Appendix hereto.

- 79. Upon the answer, and the reply thereto (if any), or admission being filed, the petition shall be heard in court, on an early day to be appointed by the Judge, upon the application of either party, upon evidence in such form as the Judge on the hearing of such application shall direct.
- 80. If in a cause instituted against a ship for condemnation as prize a cause of joint capture or joint recapture is instituted before condemnation, the Judge may, at the hearing of the principal cause, upon condemnation of the ship as lawful prize to the Crown, determine the title of the petitioner to share as aforesaid, pronouncing either-

1) Against the title or interest of the petitioner to share as aforesaid; or

(2) In favour of such title or interest, and condemning the ship as lawful prize to the Crown taken by the respondent together with the petitioner;

or he may reserve the question by whom taken, and determine the said title in manner aforesaid on such later date as he may appoint.

- 81. If in a cause instituted against a ship for condemnation as prize a cause of joint capture or joint recapture is instituted after condemnation, the Judge shall, on the day appointed, hear and deter mine the title or interest of the petitioner, and pronounce as in the last preceding Rule provided.
- 82. In claims to share in prize salvage the Judge shall, on the day appointed, hear and determine the title or interest of the petitioner to share, and pronounce accordingly.

Forms of decree in joint capture and joint recapture will be found marked No. 115 (xvi.-xxii.)

in the Appendix hereto.

- The costs of and occasioned by the petition shall, as the Judge shall direct, be borne by the petitioner or respondent, or be paid out of the proceeds of the ship if condemned.
- Upon the hearing of a petition on proof the ship papers and preparatory examinations shall be evidence, and in addition thereto the petitioner and respondent may adduce other evidence in support of their several allegations. Such evidence may be documentary, or by the testimony of witnesses, or If the testimony of witnesses is given, it may be given by affidavit or by oral examination in Court or before the registrar, a commissioner, or special examiner, as the Judge shall direct.
- Except by special leave of the Judge, no evidence, other than the testimony of witnesses taken orally in Court at the hearing of the petition on proof, shall be admissible, unless the same be filed in the registry three days before such hearing.
- 86. Except by special leave of the Judge, no party shall be admitted to claim to share as a joint captor in a prize or in prize salvage, unless he shall institute his cause and file his petition within six months from the date on which the Judge shall have pronounced any other party entitled to such prize or prize salvage.
- Where in any proceedings instituted for condemnation or for the recovery of prize salvage the title or interest of the party instituting such proceedings is denied by any other party who asserts that he has as captor or recaptor the sole title or interest in the prize or salvage, proceedings may be taken for the purpose of determining such title or interest in the form and manner herein provided for

determining the title and interest in a claim of joint capture. Provided that the petitioner shall not be required to give any security or pay any costs before so proceeding unless so ordered by the Judge, and that the form of proceedings shall assert such sole title and interest instead of a joint title and interest, and that the petition shall be filed within ten days after the cause is instituted by the petitioner instead of after security given. Upon the hearing of such petition the Judge may, as the facts appear, pronounce for a sole or a joint title or interest.

[The Naval Prize Act, 88. A claim by a flag officer to share in prize or prize salvage by virtue of 1864, s. 36.] his flag shall not be made until after condemnation, but shall then be made in the same form and manner, and the same proceedings shall be had thereon, as in cases of asserted joint capture or recapture.

Provided that such flag officer shall not be required to pay costs or give security for costs, or to show sufficient cause as in other cases by the Naval Prize Act, 1864, section 36, enacted, and that a monition shall issue on the filing of a præcipe without application to the Judge.

All other applications to share in prize, prize proceeds, or prize salvage shall, unless the Judge shall otherwise direct, be made by motion.

89. Proceedings to establish a right to share, whether in prize or prize salvage, shall, although taken and intituled in an existing cause, for the purposes of these Rules be deemed a cause.

Prize Bounty.

[The Naval Prize Act, 90. In claims for prize bounty the procedure shall be as follows:—1864, s. 43.]

- (1) Where the ship is brought in for adjudication, the application for a decree under the Naval Prize Act, 1864, section 43, shall be made in Court at the first hearing of the principal cause.
- (2) Where the ship has been destroyed, or, having been taken, has not been brought in for adjudication, the application for a decree as aforesaid shall be made by motion in Court.
- (3) Before any such application is made, a monition calling upon the proper officer of the Crown to appear and show cause, within the time named therein (not less than four days), why the applicants should not be declared entitled to prize bounty shall, on the filing of a præcipe by the party claiming bounty, issue out of the registry.

(4) The witness to be examined in support of the application shall be examined before one or more of the Commissioners authorized to take preparatory examinations. Provided that the Judge may, if he sees fit, direct the evidence of any such witnesses to be taken on affidavit.

(5) If the Judge makes a decree in favour of the application, and there are no parties other than the original applicants claiming to share in the bounty, the Judge may, upon the hearing of the application, or at a later date if he shall see fit, make a decree declaring the title of the applicants to the prize bounty, and stating the amount thereof. If there are other persons claiming to share in the bounty, the Judge may make a decree that bounty is due, stating the amount thereof, but reserving the question to whom the said bounty is due.

Forms of præcipe, monition, and decree will be found marked Nos. 31, 32, and 115 (xxiii.~xxvi.), respectively, in the Appendix hereto.

91. All claims to share as joint captors in prize bounty shall be, as far as possible, subject to the same procedure and rules, and be heard and determined in the same manner as herein provided in the case of claims to share as joint captors in prize.

Offences against Law of Prize.

[The Naval Prize Act, 92. Where in any prize proceeding an allegation by or on behalf of a claimant or party of any offence, breach, or act in the Naval Prize Act, 1864, section 37, mentioned, or of any other similar act affecting the title of the captor to prize or condemnation is made in any document, deposition, or pleading against the captor, the Judge may, if he thinks fit, upon the application of the captor, make an order upon the party complaining to deliver to the captor, within a time to be named in the order, particulars in writing of the offence, breach, or act complained of, and the time and place thereof and the injuries (if any) sustained thereby, upon such terms as to costs and otherwise as may seem just. If the particulars when delivered are, in the opinion of the Judge, insufficient, he may order further and better particulars on the like terms as to costs and otherwise.

Forms of summons and orders and particulars will be found marked Nos. 33, 34, and 35, respectively, in the Appendix hereto.

Pre-emption.

[The Naval Prize Act, 1864, s. 38.] 93. Where goods are taken and brought in and the Lords of the Admiralty elect to purchase them under the Naval Prize Act, 1864, section 38, or otherwise, for the service of Her Majesty before adjudication, the Judge shall, on the application of the proper officer on notice of motion to be served on the owner of the goods affected or his agent, order the said goods to be appraised by the marshal and sold to the Lords of the Admiralty, and that the proceeds of the sale thereof shall be paid into Court, reserving the question whether such proceeds on payment in are to be restored or condemned.

94. Upon payment into Court of such proceeds of sale, they shall be subject to the same rights and liabilities, and be dealt with in the same manner, as the goods themselves would have been if not sold as aforesaid.

Forms of notice of motion, affidavit, and order will be found marked Nos. 36, 37, and 38, respectively, in the Appendix hereto.

95. Every order for sale as aforesaid shall be made subject to the payment by the Lords of the Admiralty to the owners or captors of such freight, costs, and expenses as may be found due to them by order or decree of the Judge.

Pleadings.

- 96. Where any prize proceeding is to be heard on pleadings, the claimant or petitioner shall within one week from the date of the order directing pleadings, or, in the case of joint capture, within the time hereinbefore prescribed, file his petition, and within one week from the filing of the petition, or, in the case of joint capture, within one week from the admission of the petition to proof, the captor or respondent shall file his answer, and within three days from the filing of the answer, the claimant or petitioner shall file his reply, if any; and there shall be no pleadings beyond the reply, excepting by order of the Judge. A copy of every pleading shall, before filing, be delivered to the adverse party.
- 97. Every pleading shall be divided into short paragraphs numbered consecutively, which shall state concisely the facts on which the party relies, and shall be signed by the party filing it, or by counsel on his behalf. Forms of pleadings will be found marked No. 39 (i.-iv.) in the Appendix hereto.
- 98. Wherever the contents of any document are material, it shall be sufficient in any pleading to state the effect thereof as briefly as possible, without setting out the whole or any part thereof, unless the precise words of the document or any part thereof are material.
- 99. Every allegation of fact in any pleading, if not denied specifically or by necessary implication, or stated to be not admitted, in the pleading of the opposite party, shall be taken to be admitted.
- 100. Any party may apply to the Judge to decide forthwith any question of law raised by any pleading, and the Judge shall thereupon make such order as to him shall seem fit.
- 101. Any pleading may at any time be amended either by consent of the parties, or by order of the Judge.

Discovery, Inspection, and Production of Documents.

102. The Judge may order any party to a cause to make discovery on oath of any documents which are or have been in his possession or power relating to any matter in question therein.

Provided that no such order shall be made in relation to the first hearing of a cause for

condemnation.

- 103. The affidavit of discovery shall specify which, if any, of the documents therein mentioned the party objects to produce, and the grounds of his objection. A form of affidavit of discovery will be found marked No. 40 in the Appendix hereto.
- 104. Any party to a cause may, for the purposes of any hearing in a cause other than a first hearing in a cause for condemnation, file a notice to any other party to produce, for inspection or transcription, any document in his possession or power relating to any matter in question in the cause. A form of notice to produce will be found marked No. 41 in the Appendix hereto.
- 105. If the party served with notice to produce omits or refuses to do so within the time specified in the notice, the adverse party may apply to the Judge for an order to produce, and the Judge may, if he thinks fit, make such order. A form of order will be found marked No. 42 in the Appendix hereto.
- 106. Notice to produce documents at any hearing other than a first hearing in a cause for condemnation shall be in the form marked No. 43 in the Appendix hereto, with such variations as the circumstances may require.
- 107. Any claimant, after filing his claim and his affidavit verifying his claim (but not before, except by leave of the Judge), may inspect in the registry and take copies of the ship papers and preparatory examinations filed in the cause in which he claims.

Custody of Prize, and Appraisement and Sale.

[The Naval Prize Act, 108. In the event of the Judge directing the appraisement and sale, or 1864, ss. 24, 26, either of the captured ship, an inventory of the ship shall be taken prior to such 27, 31.] appraisement or sale.

109. The Judge may, at any time, on account of the condition, or for the [The Naval Prize Act, safe custody, or for the purposes of the sale, of any property which has been 1864, s. 26.] captured or seized as prize, and is under the arrest of the Court, order the removal of such property by and under the custody of the marshal.

Forms of decrees and orders directing appraisement and sale will be found marked Nos. 38 and 115 (i., vi., xi., xii., xv., xx., and xxvii.).

- 110. Where a ship is ordered to be sold, such sale shall be either by public [The Naval Prize Act, auction or by private contract as the Judge shall direct. 1864, ss. 26, 27.]
- 111. Before ordering the sale or the removal of a ship or goods or the unloading and warehousing of goods, or at any time for the purpose of ascertaining the character or condition of ship or goods, the Judge may order the same to be surveyed.
- The appraisement and sale of ships and goods, the removal and survey thereof, and the unloading and warehousing of goods shall be effected under an order of the Court addressed to the marshal or such other person as the Judge shall direct.

Forms of such orders and bills of sale by the marshal will be found marked Nos. 44, 45, 46, 47,

48, 49, and 50 (i. and ii.) in the Appendix hereto.

113. Where the Judge orders any act or acts in Rule 112 mentioned to be done, the registrar shall, on the filing of a præcipe by the party who has obtained the order, issue to the marshal an order of the Court signed by the registrar to do such act or acts, and such order shall be sufficient authority to the marshal to do the same.

114. Every order issued under Rule 112 shall, as soon as possible after its execution, be filed by the marshal with a return setting forth the manner in which it has been executed. The marshal shall, with the order, file his accounts and the vouchers in support thereof.

[The Naval Prize Act, 115. Every order for sale shall contain directions as to the disposal of the 1864, s. 29.] proceeds of sale, and the marshal shall pay the same as directed therein, and shall file his accounts in the registry.

116. The registrar shall tax all the marshal's accounts, and shall report the amount which he considers should be allowed; and any party to the cause may be heard before the registrar on the taxation.

The Judge on the application of any party may review the registrar's taxation.

The amount found due to the marshal shall be paid out to him on an order signed by the Judge. Forms of summons for review and of order for payment out will be found marked Nos. 51 and 99, respectively, in the Appendix hereto.

117. All costs and expenses of and incidental to orders issued under Rule 112 shall in the first instance be borne and paid by the party on whose application the order is issued.

118. The Judge may, if he thinks fit, upon the application of any party to a prize proceeding, order any property under the arrest of the Court or being the subject-matter of a prize proceeding to be inspected by any party thereto or by any person appointed by the Court.

Forms of summons and order for inspection of property will be found marked Nos. 52 and 53,

respectively, in the Appendix hereto.

119. Upon an order for further proof being made, a claimant shall, unless the Judge otherwise orders, be entitled to an order for appraisement.

[The Naval Prize Act, 120. Where the Judge directs that goods be unladen, inventoried, and 1864, s. 31.] warehoused, they shall, unless the Judge otherwise orders, remain in the custody of the marshal until sale or restitution thereof.

Delivery on Bail.

The Naval Prize Act, 121. An order directing that the captured ship be delivered up to the claimant on bail or other security shall not be made until after an order for further 1864, 8: 25.] proof or a decree for restitution to the claimant, except by the consent of ali parties, or in case of recapture.

122. Where the Judge directs that the captured ship be delivered up to the claimant on bail or other security, a release shall be issued, but before the issue thereof the Judge may direct that either party give security for costs and expenses.

Forms of notice of motion and order for delivery on bail will be found marked Nos. 54 and 55,

respectively, in the Appendix hereto.

Warrants.

123. Except in cases of warrants issued in prize salvage under Rule 62, a warrant for the arrest of property shall be issued only on the order of the Judge.

No warrants shall be issued for the arrest of property until after either-

1) A monition to captors to proceed has been issued; or

(2) An affidavit has been filed by the party applying for the warrant as hereinafter prescribed.

124. The affidavit shall state the grounds upon which the application is made and that the aid of the Court is required. Forms of affidavits to lead warrant will be found marked Nos. 56, 57, 58, and 22 (i. and ii.) in the Appendix hereto.

125. Warrants shall be prepared in the registry, and shall be signed by the registrar and issued under the seal of the Court.

Forms of warrant will be found marked Nos. 59 and 20 in the Appendix hereto.

126. The warrant shall be served by the marshal, and such service shall be effected as follows:-

(1) Upon ship, freight, or goods on board, by attaching the warrant for a short time to the mainmast or single mast, or to some other conspicuous part of the ship, and by leaving

a copy of the warrant attached thereto;

(2) Upon goods or freight where the goods have been landed or transhipped or are not on board a ship, by attaching the warrant for a short time to such goods, and by leaving a copy of the warrant attached thereto; or, if the person having the custody of the goods refuses access thereto, by showing the warrant to such person, and by leaving with him a copy thereof;

(3) Upon freight or proceeds of prize in the hands of any person other than a person holding the same on behalf of the Court, by showing the warrant to him, and by leaving with

him a copy thereof;

(4) Upon freight or proceeds in Court, by showing the warrant to the registrar, and by leaving

with him a copy thereof

(5) Where it is expedient that ship, freight, or goods should be arrested at once, the marshal may, after a warrant is placed in his hands for execution, authorize his substitute by telegraph to detain such ship or goods until the service of the warrant can be duly effected as herein provided.

A warrant served as in sub-section (3) provided shall be deemed to be an order for payment into Court forthwith of the freight or proceeds in respect of which the warrant is issued. Provided that, instead of such warrant, the Judge may, if he sees fit, order a monition to issue against the person holding or having received such freight or proceeds, directing payment of the same into Court. Such monition shall be served by the marshal.

A form of monition will be found marked No. 60 in the Appendix hereto.

127. Warrants may be served on any day, including Sunday, Good Friday, and Christmas Day.

128. Warrants shall be filed by the marshal within one week after service thereof has been completed, with a certificate of service endorsed thereon.

A form of certificate of service will be found marked No. 108 in the Appendix hereto.

Bail.

129. Whenever bail is required by these Rules, it shall be given by filing one or more bail bonds, each of which shall be signed by two sureties, unless the Judge shall, on special cause shown, order that one surety shall suffice.

130. Every bail bond shall be prepared in the registry, and shall be signed before the registrar, or, by his direction, before a clerk in the registry, or before a commissioner appointed by the Court to

The bail bond shall be in the form marked No. 62, and the commission shall be in the form marked No. 64 in the Appendix hereto.

131. Sureties may attend to sign a bond either separately or together.

132. Sureties shall justify, except by consent of the parties. If bail is taken before the registrar, the sureties shall justify by affidavit or by oath administered by the registrar. If bail is taken before a

commissioner, the sureties shall justify by affidavit.

- 133. The commission to take bail and the affidavits of justification shall be prepared in the registry and issued with the bail bond, and shall with the bail bond, when executed, be returned to the registry by the commissioner. The commissioners authorized to take preparatory examinations shall be standing commissioners to take bail; and no special commission to take bail shall be issued where bail can without inconvenience be taken before such standing commissioners, unless the Judge shall so direct.
- 134. No commissioner shall be entitled to take bail in any cause in which he, or any person in partnership with him, is acting as solicitor or agent.
- 135. Before filing a bail bond notice of bail shall be served upon the adverse party, and a certificate of such service shall be endorsed on the bond by the party filing it.

A form of notice of bail will be found marked No. 65 in the Appendix hereto.

136. If the adverse party is not satisfied with the sufficiency of any surety, he may file a notice . objecting to such surety, or requiring him to justify, if he has not already done so.

Forms of notice to justify, affidavit of justification, and notice of objection to bail will be found

marked Nos. 66, 67, and 68, respectively, in the Appendix hereto.

- 137. Objections to sureties shall be heard and determined in first instance by the registrar.
- 138. Every bail bond with the affidavits of justification annexed shall be filed in the registry. No bail bond shall be filed until after the expiration of twenty-four hours from the service of notice of bail upon the adverse party.
- 139. Where bail is given in a cause for condemnation, it shall be deemed to be given and to be. answerable to not merely the actual captors, but to all parties having any rights in or against the property, including the Crown and the Crown in its office of Admiralty.

- 140. Property under arrest shall only be released under the authority of an instrument to be -called a release.
 - 141. A release may be issued by order of the Judge.
- 142. A release may also be issued by the registrar, unless there is a caveat outstanding against the release of the property-
 - (1) Where the property under arrest has been ordered by the Judge to be delivered on bail, and one or more bail bonds have been filed for the appraised value of the property arrested and on proof that twenty-four hours' notice of the names and addresses of the sureties has been previously served on the party at whose instance the property has been arrested; or

(2) Where the property has been arrested at the instance of the Crown, on the filing by the proper officer of the Crown of consent to or request for a release; or

- (3) Where the property is under arrest in proceedings for condemnation, on the filing by the captors of a consent to restitution with a declaration endorsed thereon by the proper officer of the Crown that the Crown proceeds no further; or
- (4) Where, the proceedings having been instituted by or on behalf of the Crown, such proceedings are discontinued by the Crown, or the property is ordered to be restored by the Court; or

(5) Where in proceedings for the recovery of prize salvage the parties claiming salvage

discontinue their proceedings, or their claim is dismissed; or

(6) Where in proceedings for prize salvage one or more bail bonds have been filed, or other satisfactory security has been given, for the amount of salvage claimed and costs, and on proof that the notice above prescribed in sub-section (1) of this Rule has been served.

Provided that the registrar may refuse to issue a release without the order of the Judge; and Provided that no release shall affect the right (if any) of the owners of the property captured or seized to costs and damages against the captor, unless so ordered by the Judge.

- Where property has been arrested for prize salvage, the release shall not be issued under the foregoing Rules, except on discontinuance of the proceedings or dismissal of the claim, until the value of the property arrested has been agreed upon between the parties or ascertained as by these Rules provided, unless the Judge shall otherwise order.
- 144. The release shall be prepared in the registry, and shall be signed by the registrar, and shall be issued under the seal of the Court. The release shall be in the form marked No. 70 in the Appendix hereto.
- 145. The release shall be served on the marshal, either personally or by leaving it at his office, by the party by whom it is taken out.
- 146. On service of the release, and payment to the marshal of all fees due to and charges incurred by him in respect of the property, the property shall be at once released from arrest, and thereupon the marshal shall file the release with a certificate endorsed thereon of the date of the execution thereof.

In causes instituted for the condemnation of a ship as prize, such fees and charges shall be paid by the party taking out the release, unless the Judge shall otherwise order.

In other causes such fees and charges shall be paid by such party as the Judge shall direct.

Caveats.

147. Where a ship has been recaptured, and is subject to a claim for prize salvage but is not under arrest, any person desiring to prevent the arrest of such ship may file a notice in the registry, undertaking to enter an appearance in any cause for the recovery of prize salvage that may have been or may be instituted against such ship, and to give bail in such cause in a sum not exceeding an amount to be stated in the notice, or to pay such sum into the registry; and a caveat against the issue of a warrant for the arrest of the ship shall thereupon be entered in the caveat warrant book hereinafter mentioned.

Forms of notice and of caveat warrant will be found marked Nos. 71 and 72, respectively, in the

Appendix hereto.

- A party taking proceedings for prize salvage against a ship, in respect of which a caveat has been entered in the caveat warrant book, shall forthwith serve a copy of the præcipe instituting the proceedings upon the party on whose behalf the caveat has been entered, and within three days of the service of the copy of the præcipe the party on whose behalf the caveat has been entered shall, if the sum claimed does not exceed the amount for which he has undertaken, give bail in such sum or pay the
- 149. If the party on whose behalf the caveat has been entered shall not within the three days prescribed by Rule 148 have given bail in such sum or paid the same into the registry, the party claiming salvage may proceed by default, and on filing his proofs in the registry may have the cause placed on the list for hearing; and if, when the cause comes before the Judge, he is satisfied that the claim is well founded, he may pronounce for the amount which appears to him to be due, and may enforce payment thereof by attachment against the party on whose behalf the caveat has been entered, and by arrest of the property if it then be or thereafter come within the jurisdiction of the Court.
- 150. The entry of a caveat warrant shall not prevent the issue of a warrant for the arrest of any property, but a party at whose instance a warrant shall be issued for the arrest of any property in respect of which there is a caveat warrant outstanding shall be condemned in all costs and damages occasioned thereby, unless he shall show to the satisfaction of the Judge good and sufficient reason for such issue.
- 151. Any person desiring to prevent the release of any property under arrest shall file a notice in the registry, and thereupon the registrar shall enter a caveat in the caveat release book hereinafter mentioned. Forms of notice and of caveat release will be found marked Nos. 73 and 74, respectively, in the Appendix hereto.
- Any person desiring to prevent the payment of money out of Court shall file a notice in the registry, and thereupon the registrar shall enter a caveat in the caveat payment book hereinafter mentioned. Forms of notice and of caveat payment will be found marked Nos. 75 and 76, respectively, in the Appendix hereto.
- 153. If the person entering a caveat is not a party to the cause, the notice shall state his name and address, and an address with three miles of the registry at which it shall be sufficient to leave all documents required to be served upon him.
- 154. The party at whose instance a caveat release or caveat payment is entered shall be condemned in all costs and damages occasioned thereby, unless he shall show to the satisfaction of the Judge good and sufficient reason for such entry.
- 155. A caveat shall not remain in force for more than six months from the date of entering the same.
- A caveat may at any time be withdrawn by the person at whose instance it has been entered, on his filing a notice withdrawing it. A form of notice of withdrawal will be found marked No. 77 in the Appendix hereto.
 - 157. The Judge may over-rule any caveat.

Motions, Summonses, and other Applications.

- 158. Any application to the Judge at any time other than at the hearing of the cause shall, if made in Court, be made by motion, or, if made in chambers and not ex parte, by summons.
 - 159. The matters which may be disposed of by the Judge in chambers shall be as follows:— Applications relating to-
 - (1) The manner of procedure; the form of instruments, documents, and decrees, and the drawing up of the same; and the records of the Court.
 (2) The amendment of claims, pleadings, and instruments, and other proceedings.

- costs.
- (18) Orders by consent. (19) Payments into Court.

(20) Proceedings on appeal.

Any number of the applications aforesaid may be included in one summons.

All other applications shall be made in Court.

160. A party desiring to obtain an order from the Judge on motion in Court shall file in the registry a notice of motion with the affidavit in support thereof (if any) at least twenty-four hours before the hearing of the motion, and a copy of the notice of motion and of the affidavits (if any) shall be served on the adverse party before the originals are filed.

Provided that by consent of the adverse party, or by order of the Judge, the time for giving such notice may be shortened.

- 161. A party desiring to obtain an order from the Judge on summons in chambers shall prepare the summons and have the same sealed in the registry, and the summons shall thereupon be deemed to be issued. A copy of the summons shall be filed in the registry.
- 162. Every summons shall, after issue, be served upon the adverse party at least twenty-four hours before the date of the return thereof, unless by consent of the adverse party, or by order of the Judge, the time for such service is shortened.
- 163. Every notice of motion and summons shall state the nature of the order desired, and the day on which the application is to be made.
- 164. The hearing of any motion or summons or application may from time to time be adjourned upon such terms, if any, as the Judge shall think fit.
- 165. When the motion or summons comes on for hearing, the Judge may, after hearing the parties, or in the absence of any of them, on proof that the notice of motion or summons has been duly served, make such order as he shall deem right.
- 166. The registrar may transact all such business and exercise all such authority and jurisdiction in respect of the same as under these Rules may be transacted or exercised by the Judge in chambers, except in respect of the following proceedings and matters, that is to say:-
 - (1) All matters relating to the liberty of the subject or attachments;

(2) Issuing commissions for taking evidence out of the jurisdiction;

(3) Awarding of costs other than the costs of or relating to any proceeding before the registrar, and other costs which, by these Rules or by the order of the Judge, the registrar is authorized to award;

(4) Reviewing taxation of costs;

(5) Orders for the issuing of warrants other than in cases of prize salvage and orders for release other than those in Rule 142 specified.

Provided that the registrar shall only transact such business and exercise such authority and jurisdiction where he has power to transact the like business and exercise the like authority and jurisdiction in matters arising out of the ordinary jurisdiction of the Court other than prize.

Provided further, that any application in chambers shall, if required by any party thereto. be heard by the Judge.

- 167. Save as hereinafter provided, no motion shall be made or summons heard without previous notice to or service on the parties affected thereby, but the Judge, if satisfied that the delay caused by proceeding in the ordinary way would, or might, entail irreparable or serious mischief, may make any order ex parte upon such terms as to costs or otherwise, and subject to such undertaking, if any, as the Judge may think just; and any party affected by such order may move to set it aside.
- 168. Any application made in chambers ex parte shall, if the Judge or registrar think fit so to require, be made by summons.

- 169. Any party affected by any order or dicision made on summons in chambers may appeal to the Judge in Court. Such appeal shall be by way of motion in Court, and shall be made within two days after the order or decision appealed from.
- 170. The Judge may on due cause shown vary or rescind any order or decision previously made on motion or summons other than an order made in Court on an appeal from chambers.
- 171. An appeal from the decision of the Judge or registrar in chambers shall be no stay of proceedings unless so ordered by the Judge or registrar.

 172. Forms of notice of motion and summons will be found marked Nos. 78 and 79, respectively,
- in the Appendix hereto.

Evidence.

- 173. Evidence, except as by these Rules expressly provided, shall be given either by affidavit (including documents verified thereby) or by oral examination, or partly in one mode and partly in another.
- Evidence on motion or summons shall in general be given by affidavit. Evidence at any hearing of a cause, other than the first hearing of a cause for condemnation, shall in general be given by affidavit, but, where a cause is heard on pleadings, evidence shall in general be given by the oral examination of witnesses. Provided that the mode or modes in which evidence shall be given either on any motion or summons or at any hearing other than a first hearing as aforesaid may be determined by order of the Judge.
- 175. The Judge may order any person within the jurisdiction who has made an affidavit in the cause to attend for cross-examination thereon before the Judge, or the registrar, or a commissioner.
- Where evidence at the hearing of a cause is ordered to be given by the oral examination of witnesses, the examination of such witnesses shall, if possible, be taken at the hearing before the Judge.
- 177. Where it shall appear that a witness cannot attend the hearing of such cause, the Judge may order that such witness shall be examined previously thereto before the Judge or registrar.

 A form of order for examination of witnesses will be found marked No. 80 in the Appendix hereto.
- 178. If the witness cannot be conveniently examined before the Judge or the registrar, or is out of the jurisdiction of the Court, the Judge may order that he shall be examined before a commissioner specially appointed for the purpose, or, if the witness is in a foreign country, may order, in lieu of a commission, the issue of a request to examine such witness in the foreign country.

Forms of a commission to examine witnesses, of an order for a request, and of a request will be found marked Nos. 81, 83, and 84, respectively, in the Appendix hereto.

- 179. Any examination of a witness may be adjourned, if necessary, from time to time, and from place to place, as the Judge, registrar, or commissioner before whom such examination is taken shall direct.
- 180. Where witnesses are examined orally, as provided in Rules 173 to 185 inclusive, whether before the Judge, the registrar, or a commissioner, the parties, their counsel, solicitors, or agents may attend the examination, and the witnesses shall be examined, cross-examined, and re-examined in such order as the Judge, registrar, or commissioner may direct; and questions may be put to any witness. by the Judge, registrar, or commissioner, as the case may be.

Any person wilfully disobeying any order or subpœna requiring his attendance for the purpose of being examined or producing any document, or, on attending, refusing to answer any proper question, shall be deemed guilty of contempt of Court, and may be dealt with accordingly.

181. The evidence of every witness taken before the hearing shall be taken down in writing, and shall be certified as correct by the Judge, or registrar, or commissioner, or other person taking such evidence, as the case may be.

The evidence of any witness examined orally before the Judge at the hearing shall, if there be no shorthand writer appointed to take the evidence, be taken down in writing by the Judge or registrar, and a transcript of such evidence so taken, certified by the registrar, shall be admitted to prove the evidence of the witness on appeal.

- 182. The certified evidence taken before the hearing shall be lodged in the registry, or, if taken by commission, shall forthwith be transmitted by the commissioner to the registry, together with his commission.
- A form of a return to a commission to examine witnesses will be found marked No. 82 in the Appendix hereto.
- 183. As soon as the certified evidence taken before the hearing has been received in the registry, it may be taken up and filed by either party, and may be used as evidence in the cause, saving all just exceptions.
- Nothing in Rules 176 to 183 inclusive shall apply to examinations in preparatory or to evidence on the first hearing of a cause for condemnation.
- 185. Where any witness has to be examined by interpretation, such interpretation shall be made by a sworn interpreter of the Court, or by a person appointed by the Judge or by the commissioners or examiner taking the examination, after an oath has been administered to such interpreter or person in the form marked No. 85 in the Appendix hereto.
- 186. Where any ship papers or other documents have to be translated for use in a cause, such translation shall be made by the said interpreter, or by a person appointed for the purpose by the Court. The parties to any proceeding may agree, or if there is no party other than the captor, the captor may direct, which and what parts (if any) of the ship papers and documents shall be translated.

Admission of Documents and Facts.

187. Any party may, for the purposes of any hearing of a cause other than the first hearing of a cause for condemnation, file a notice to any other party to admit any document or fact, saving all just exceptions, and a party not admitting it after such notice shall be liable for the costs of proving the document or fact, unless at the hearing the Judge shall certify that the refusal or omission to admit was reasonable.

Forms of notice to admit and of admissions will be found marked Nos. 86 (i. and gi.) and 87, respectively, in the Appendix hereto.

Invocation of Documents.

- 188. Where in two or more causes claims have been made by or on behalf of the same persons in the same Court, and the ship papers in such causes are on the file and in the control of the Court, the captor may, by leave of the Judge at the first hearing, invoke in any one of such causes the ship papers brought in and filed in any other of such causes, and may, by leave of the Judge, after an order for further proof, invoke any ship papers found on board any ship and any deposition made in any other cause by the claimant in the cause before the Court.
- 189. Save as aforesaid, every application to invoke ship papers, depositions, or other documents in proceedings for the condemnation of a ship shall be by motion and supported by affidavit; and no such application shall be granted, unless the Judge is satisfied that such papers, depositions, or documents are material and necessary.

A form of notice of motion will be found marked No. 88 in the Appendix hereto.

190. Where leave is given to the captor to invoke ship papers or depositions or other documents, the claimant shall be entitled to invoke, and to use and produce in evidence, any proofs from the same cause from which the captors have been permitted to invoke proofs, and, upon application, the Judge shall direct the papers, depositions, or documents so invoked to be used at the first hearing, or to be adduced on further proof.

Affidavits.

- 191. Every affidavit shall be intituled in the cause or matter in which it is sworn, and shall be divided into short paragraphs numbered consecutively, and shall be in the first person, and signed by the deponent.
- 192. The name, address, and description of every person making an affidavit shall be inserted therein.

Where an affidavit is made by two or more persons, the names of all such persons, and the dates when, and the places where, it is sworn, shall be inserted in the jurat.

A form of heading and jurat to an affidavit will be found marked No. 89 in the Appendix hereto.

- 193. When an affidavit is made by any person who is blind, or who, from his signature or otherwise, appears to be illiterate, the person before whom the affidavit is sworn shall certify that the affidavit was read over to the deponent, and that the deponent appeared to understand the same, and made his mark or wrote his signature thereto in the presence of the person before whom the affidavit was sworn.
- 194. When an affidavit is made by a person who does not speak the English language, the affidavit shall be taken down and read over to the deponent by interpretation either of a sworn interpreter of the Court, or of a person previously sworn faithfully to interpret the affidavit.
- 195. Affidavit sworn within the jurisdiction shall be sworn before the Judge, registrar, commissioner, or officer empowered under these Rules to administer oaths.
 - 196. Affidavits sworn out of the jurisdiction may be sworn before the following persons:-

(1) If sworn in the United Kingdom, or in any Possession, before any persons authorized to administer oaths in the United Kingdom or in such Possession respectively.

- (2) If sworn in any place not being a part of Her Majesty's dominions, before a British minister, consul, vice-consul, or notary public, or before a judge or magistrate, the signature of such notary public, judge, or magistrate being authenticated by the official seal of the Court to which he is attached, or by the official seal of the Supreme Court of the country where the affidavit is sworn, or by the certificate of a British consul.
- 197. The reception of any affidavit as evidence may be objected to, if the affidavit has been sworn before the solicitor for the party on whose behalf it is offered, or before a partner or clerk of such solicitor.
 - 198. Every affidavit shall, before being used as evidence, be filed in the registry.

Oaths.

199. The registrar and any commissioner or other person directed or empowered to take the preparatory examination, deposition, or other examination of any witness or person may administer oaths for such purpose.

200. The Judge-may appoint any person to administer oaths in prize proceedings. Forms of appointments to administer oaths will be found marked No. 90 (i. and ii.) in the Appendix hereto.

Commissioners appointed to take the preparatory examination shall be deemed to be commissioners appointed to administer oaths.

201. If any person tendered for the purpose of giving evidence, whether orally or by affidavit, objects to take an oath, or is not a Christian, or is objected to as incompetent to take an oath, or is by

reason of any defect of religious knowledge or belief incapable of comprehending the nature of an oath, the Judge or person authorized to administer the oath shall, if satisfied that the taking of an oath would have no binding effect on his conscience, permit him, in lieu of an oath, to make a declaration.

Oaths and declarations in lieu of oath shall be in the forms marked Nos. 91 and 92, respectively,

in the Appendix hereto.

If any person to whom an oath is administered desires to swear with uplifted hand in form and manner in which an oath is usually administered in Scotland, he shall be permitted so to do, and the oath shall be administered to him in such form and without further question.

Shorthand Writers.

203. The Judge may order the evidence of any witness examined orally for the purposes of any hearing other than the first hearing of a cause for condemnation, or a reference, whether examined before the Judge, registrar, or a commissioner, to be taken down by a shorthand writer appointed by the Court, who shall have been previously sworn faithfully to report the evidence; and a transcript of the shorthand writer's notes certified by him to be correct shall be lodged in, or transmitted to, the registry, and shall be admitted to prove the oral evidence of the witness.

The oath to be administered to the shorthand writer shall be in the form marked No. 93 in the

Appendix hereto.

Printing.

204. The Judge may order the whole of the pleadings (if any) and evidence, or any part thereof, to be printed before any hearing other than the first hearing of a cause for condemnation; and the printing shall be in such manner and form as the Judge shall order.

Assessors.

205. The Judge may, on the application of any party, or without such application, if the Judges sees fit, call in the aid of one or more assessors, to advise the Court upon any matters requiring nautical or other professional knowledge.

The fees of the assessors shall be paid in the first instance by the party instituting the particular

proceeding in which they are summoned.

Setting Down for Hearing.

- 206. After the return of the monition in a cause instituted for condemnation, the Judge shall have power, on the application of any party, to appoint that the first hearing of the cause shall take place on any day and within any time which the Judge shall think fit; and thereon to make such order as to the bringing in of claims and the time thereof, as to dispensing with evidence or doing any other act, or taking any proceeding in the cause, and upon such terms (if any), as the nature of the case may require.
- 207. Where there has been an order for further proof in a cause for condemnation, or for further evidence in prize salvage, either party may set the cause down for hearing-

(1) Where the cause is heard without pleadings, after the expiration of fourteen days from the

date of the order for further proof, or for further evidence;
(2) Where pleadings have been ordered, within one week after the last pleading has been filed, or, when the time allowed to the adverse party for filing any pleading has expired without such pleading having been filed, within one week from the expiration of such time.

208. A cause set down by a party shall be set down for any hearing (other than the first hearing aforesaid) whether with or without pleadings, by filing a notice of hearing.

A form of notice of hearing will be found marked No. 94 in the Appendix hereto.

209. In all cases, other than the first hearing of a cause for condemnation (provided for in Rule 206), causes may be set down for hearing on such day or days, and within such time, as the Judge shall on the application of any party appoint; and thereon the Judge shall have power to dispense with the giving of notice of hearing, or to abridge the time appointed by these Rules for giving such notice, for the delivery of pleadings, or for doing any other act or taking any other proceeding in the cause upon such terms, if any, as the nature of the case may require.

Hearing.

- 210. After the cause has been set down for hearing, the registrar shall send notice to the parties of the day on which it will be heard.
- At the first hearing of a cause for condemnation the captor shall, in general, begin. At any hearing on further proof the claimant shall begin, unless the Judge shall otherwise direct. If there are several claimants, the Judge may direct which of them shall begin. At the hearing of claims on joint capture the persons claiming to be joint captors shall begin. In claims for prize salvage the salvors shall begin, unless the Judge on the hearing shall otherwise direct.

References.

- 212. The Judge may, if he thinks fit, refer the assessment of damages and the taking of any account to the registrar either alone, or assisted by one or more merchants as assessors.
- 213. The claim for damages or the accounts referred, and any affidavit and documentary evidence in support thereof or in opposition thereto, shall be filed within such time as the Judge shall direct; and the reference shall be heard on such day as the registrar shall appoint, upon such affidavits and documentary evidence, and upon the evidence of any witnesses who may be produced at the reference; but, subject thereto, the rules as to evidence and as to the hearing of a cause shall apply mutatis mutandis, and the registrar may adjourn the proceedings from time to time and from place to place if he shall think necessary.

- 214. Counsel may attend the hearing of any reference, but the costs so incurred shall not be allowed on taxation, unless the registrar shall certify that the attendance of counsel was necessary or proper.
- 215. When a reference has been heard, the registrar shall draw up a report in writing of the result, showing the amount (if any) found due, and to whom, together with any further particulars that may be necessary. The registrar may, if he thinks fit, report whether any and what part of the costs of the reference should be allowed, and to whom.

A form of report will be found marked No. 95 in the Appendix hereto.

- 216. When the report is ready, notice shall be sent to the parties, and any party may thereupon take up and file the report.
- 217. Within two weeks from the filing of the registrar's report, any party may file a notice of motion to vary the report, specifying the items objected to.
- 218. At the hearing of the motion the Judge may make such order thereon as to him shall seem fit, or may remit the matter to the registrar for further inquiry or report.
- 219. If no notice of motion to vary the report is filed within two weeks from the filing of the registrar's report, the report shall stand confirmed without further order.
- 220. Upon notice of motion to vary a report being filed, the Judge may, upon the application of any party, direct the objection to be heard on pleadings, and such pleadings shall be by way of petition and answer.

Forms of notice of motion and of pleading will be found marked Nos. 96 and 39 (iv.), respectively, in the Appendix hereto.

o Costs and Security for Costs.

- 221. The costs of and incident to all prize proceedings shall be in the discretion of the Judge. Provided that a captor shall not be condemned in costs, unless the capture was made without probable cause, or the captors have been guilty of misconduct in relation to the ship or goods captured, or in relation to any person or thing on board of, or belonging to, the captured ship.
- 222. Any person instituting a proceeding other than a cause for condemnation, and being ordinarily resident out of the jurisdiction of the Court, may be ordered to give security for costs, though he may be temporarily resident within the jurisdiction, and the proceedings may be stayed until such security is given.
- 223. Security for costs may be given by bail bond, or in such other manner as the Judge shall direct.

Taxation of Costs.

- 224. A party desiring to have a bill of costs taxed shall file the bill, and, as soon as conveniently may be, the registrar shall send to the parties notice of the time at which the taxation will take place.
 - At the time appointed, if either party is present, the taxation shall be proceeded with.

 225. Within one week from the completion of the taxation application may be made to the
- Judge to review the taxation.

 226. Costs may be taxed either by the Judge or by the registrar, and as well between solicitor and client as between party and client.

If in a taxation between solicitor and client more than one-sixth of the bill is struck off, the solicitor shall pay all the costs attending the taxation, unless the Judge shall otherwise order.

Discontinuance.

227. Prize proceedings may be discontinued by leave of the Judge on motion in court, and not otherwise; but no order for discontinuance shall be made or taken to prejudice the right (if any) of a claimant to costs and damages.

Consent.

228. Any consent in writing signed by the parties may, by permission of the Judge, be filed, and shall thereupon become an order of Court.

Appeals.

229. A party desiring to appeal shall, within one month from the date of the decree or order appealed from, file a notice of appeal, and give bail or other security in such sum, not exceeding £300, as the Judge may order, to answer the costs of the appeal.

A form of notice of appeal will be found marked No. 97 in the Appendix hereto.

- 230. Notwithstanding the filing of the notice of appeal, the Judge may, at any time before proceedings are stayed by process of the Appellate Court, proceed to carry the decree or order appealed from into effect. Provided that the party in whose favour it has been made gives bail or other security to abide the event of the appeal, and to answer the costs thereof, in such sum as the Judge may order.
- 231. An appellant desiring to prosecute his appeal shall cause the registrar to be served with an inhibition and citation and a monition for process, or shall take such other steps as may be required by the practice of the Appellate Court.
- 232. On service of the inhibition and citation, or other process of the Appellate Court directing a stay, all proceedings in the cause will be stayed.

233. On service of the monition for process, the registrar shall forthwith prepare the process at

the expense of the party ordering the same.

The process, which shall consist of a copy of all the evidence and proceedings in the cause, shall be signed by the registrar and sealed with the seal of the Court, and shall be transmitted by the registrar to the registrar of the Appellate Court.

234. Where any cause or matter is, after hearing on appeal, remitted by the Appellate Court to the Court, such cause or matter shall proceed in the Court as if the judgment or order given or made by the Appellate Court had been given or made by the Court.

Payments into Court.

235. All funds and moneys to be paid into Court in prize matters, and all securities to be placed to the credit of any such matters, shall be transferred, paid, or placed (as the case may be), upon receivable orders to be obtained in the registry, into the hands of an official accountant to be appointed under the 29th section of the Naval Prize Act, 1864, and shall by him be placed to the credit of "Prize Moneys" and of the particular ship in respect of which the same shall be transferred, paid, or placed (as the case may be) in a bank in the Possession to be named by the Judge, subject to the approval of the Commissioners of Her Majesty's Treasury or the Lords of the Admiralty, or if no such bank is so named and approved, in the Treasury or Treasury chest of the Possession.

All proceeds, funds, and moneys ordered to be paid under the said 29th section shall be paid into Court as above provided, and all proceeds, funds, moneys, and securities transferred, paid, or placed, as aforesaid, shall be held and disposed of as ordered by the Court, or by the Appellate Court on appeal.

A form of receivable order will be found marked No. 98 in the Appendix hereto.

236. A bank receipt or a receipt by the officer in charge of the Treasury or Treasury chest for the amount shall be filed, and thereupon the payment into Court shall be deemed to be complete.

Payments out of Court.

237. No funds or moneys shall be paid or securities transferred out of Court except upon an order signed by the Judge. On signing a receipt to be prepared in the registry, the party to whom the funds or money are payable, or securities transferable under the said order, will receive an order, signed by the registrar, upon the official accountant, directing him to pay or transfer as ordered by the Court. Forms of order for payment or transfer out of Court, and of order upon the official accountant, will be found marked No. 99 (i. and ii.) in the Appendix hereto.

Subpænas.

238. Any party desiring to compel the attendance of a witness for the purpose of either giving evidence or of producing any document may serve him with a subpœua, which shall be prepared by the party and issued under the seal of the Court.

Forms of subpœna will be found marked No. 100 in the Appendix hereto.

239. A subposing may contain the names of any number of witnesses, or may be issued with the names of the witnesses in blank.

240. Service of the subpœna must be personal, and may be made by the party or his agent, and

shall be proved by affidavit. Refusal or neglect to attend on subpoena issued as aforesaid, or to give evidence on attendance thereunder, shall be deemed to be disobedience to an order of Court.

Orders for Payment.

241. On application by a party to whom any sum has been found due, the Judge may order payment to be made out of any money in Court applicable for the purpose.

If there is no such money in Court, or if it is insufficient, the Judge may order that the party liable shall pay the sum found due, or the balance thereof, within such time as to the Judge shall seem fit, and such order may be enforced by a monition against the party liable to pay.

Forms of order for payment and of monition will be found marked Nos. 101 and 103, respectively,

in the Appendix hereto.

Attachments.

242. If any person disobeys a decree or an order of the Court, or otherwise commits a contempt of Court, the Judge may order him to be attached; and, upon his being brought before the Court, may order him to be committed to prison, or punished by fine or otherwise, as he may think fit.

A form of attachment will be found marked No. 104 in the Appendix hereto.

243. Attachments and orders for committal shall be executed by the marshal.

Forms of order for committal and of committal will be found marked Nos. 105 and 106, respectively, in the Appendix hereto.

Enforcement and Execution of Decrees and Orders.

244. Where the Court condemns property as prize, the decree of condemnation may be enforced—

(1) If the property is still under arrest, by sale of such property.

- (2) If the property has been sold before condemnation and the proceeds have not already been paid into Court, by order or movition to the persons holding the same to pay the same into Court.
- (3) In respect of freight found due for the carriage of goods in a ship condemned as prize, by arrest of the goods so carried until payment into Court of such freight or by monition against the owner of the goods, or other persons holding, or responsible for, such freight, to pay the same into Court.

(4) So far as a decree deals with costs and expenses (other than costs and expenses ordered to be paid out of proceeds), by monition against the parties ordered to pay the same

or their bail.

(5) If the property has been released on bail before condemnation, by monition against the bail.

¥C:

- 245. Where the Court decrees property taken or seized as prize to be restored to the owner thereof, or property arrested in prize salvage to be released, the decree shall be carried out by means of a release as prescribed in Rules 140 to 146 inclusive. Provided that the Court may order such release upon such terms as to the payment of costs and expenses and freight (if any is due), or otherwise, as to the Court may seem just, and if such terms are not complied with, or such payments are not made within a time to be named in the order, may direct the appraisement and sale of such property and the payment into Court of the proceeds of sale, and the payment thereout of such costs and expenses or freight.
- 246. Where in a decree restoring a ship it is pronounced that freight is due in respect of cargo carried therein and payment of such freight is ordered, the decree may be enforced as regards the payment of freight against the cargo or the owners thereof—
 - (1) If the cargo has been condemned, by payment out of the proceeds of the sale of such cargo.

(2) If the cargo has been unladen and sold before adjudication and the proceeds of the sale

are still in Court, by payment out of the proceeds of sale.

(3) If the cargo has been unladen, but still remains under the arrest of the Court, by sale of such cargo and payment out of the proceeds of sale.

(4) If the cargo has been unladen and has been restored to the owner on bail, by monition against the bail to pay the freight into Court.

(5) If the cargo has been unladen and has been restored to the owner without bail, by monition against the owner or person to whom the same has been restored, or against any person having received or being in possession of such cargo or freight, to pay such freight into Court.

- 247. Any decree or order other than a decree of condemnation or restitution and not expressly provided for by the Naval Prize Act, 1864, or by these Rules, may be enforced by monition against the parties against whom such decree or order is made, or may be enforced in the same manner as a judgment decree, or order of the Supreme Court of the Possession in the exercise of its ordinary jurisdiction may be enforced.
- 248. Forms of monition required by Rules 244 to 247 inclusive will be found marked Nos. 60 and 103 in the Appendix hereto.

Instruments and other Documents, and the Service thereof.

249. Every warrant, monition, release, commission, attachment, and other instrument to be executed by any officer of, or commissioner acting under the authority of, the Court shall be prepared in the registry and signed by the registrar, and shall be issued under the seal of the Court upon the filing of a præcipe.

A form of præcipe will be found in the Appendix hereto, preceding, in each case, the form of

instrument to which it relates.

A general form of præcipe will be found marked No. 107 in the Appendix hereto.

- 250. Every document issued under the seal of the Court shall bear date on the day of sealing, and shall be deemed to be issued at the time of the sealing thereof.
- 251. Every document requiring to be served shall be served within six months from the date thereof, otherwise the service shall not be valid.
- 252. Every instrument to be executed by the marshal shall be left with the marshal by the party at whose instance it is issued with written instructions for the execution thereof.
- 253. Except in the case of an order for attachment, it shall not be necessary to the regular service of an order that the original order be shown if an office copy be exhibited.
- 254. All notices, pleadings, summonses, orders, and other documents, proceedings, and written communications in respect of which personal service is not required shall be sufficiently delivered or served if left within the prescribed hours at the address for service of the person to be served with any person resident at or belonging to such place. The prescribed hours shall be such as are appointed by the Court by general order affixed in some prominent place in the court-house or registry.
- 255. Where no appearance has been entered for a party, or where a party has omitted to give an address for service, all notices, pleadings, summonses, orders, and other documents, proceedings, and written communications in respect of which personal service is not required may be served by filing them in the registry.
- 256. All monitions (except as in these Rules otherwise provided) and all orders, disobedience to which would render a party liable to attachment, shall be served personally, except as hereinafter provided.
- 257. Where personal service of any monition, notice, pleading, summens, order, or other document, proceeding, or written communication is required by these Rules or otherwise, the service shall be effected by showing it to the party to be served and by leaving with him a copy thereof.
- 258. Where personal service of any monition, notice, pleading, summons, order, or other document, proceeding, or written comminication is required by these Rules or otherwise, and it is made to appear to the Judge that the person to be served is under disability, or that prompt personal service cannot be effected, the Judge may order upon whom, or in what manner, substituted or other service is to be made, or may order notice by letter, advertisement, or otherwise to be given in lieu of service.
- 259. The service of every warrant, monition, or other instrument by the marshal shall be verified by his certificate.

Forms of certificate of service will be found marked Nos. 108 and 109 in the Appendix hereto.

The service of every instrument, notice, pleading, summons, order, or other document, by a party, his clerk or agent, shall be verified by an affidavit.

Affidavits of service shall state when, where, and how and by whom such service was effected. A form of affidavit of service will be found marked No. 110 in the Appendix hereto.

Notices from the Registry.

260. Any notice from the registry may be either left at, or sent by post to, the address for service of the party to whom notice is to be given; and the time at which the notice if posted would be delivered in the ordinary course shall be considered the time of service thereof.

Filing.

261. Documents shall be filed by leaving the same in the registry, with a minute stating the nature of the document, and the date of filing it.

Provided that affidavits as to ship papers, sworn as provided by Rule 13, shall be deemed to be filed upon the same being delivered to an actuary with the minute for transmission to the registry.

A form of minute on filing documents will be found marked No. 111 in the Appendix hereto.

262. Any number of documents in the same cause may be filed with one and the same minute.

263. Before any document, except affidavits as to ship papers, bail bonds, documents issued from the registry, præcipes, and minutes, is filed, a copy thereof shall be delivered to or served on the adverse party (if any), and no document, except as aforesaid, shall be filed without a certificate endorsed thereon, signed by the party filing the same, that a copy thereof has been so delivered or served upon such adverse party (if any).

A form of certificate of service will be found marked No. 112 in the Appendix hereto.

Præcipes.

264. Any person requiring any document, instrument, order, or decree to be issued out of the registry shall file in the registry a precipe specifying the nature of the document, instrument, order, or decree he requires, and the names of the parties against or in respect of whom the same is to be issued.

Forms of precipe will be found marked Nos. 107, 2, 14, 19, 27, 31, 61, 63, 69, and 102 in the Appendix hereto.

Time.

- 265. If the time for doing any act or taking any proceeding in a cause expires on a Sunday, or on any other day in the week on which the registry is closed, and by reason thereof such act or proceeding cannot be done or taken on that day, it may be done or taken on the next day on which the registry is open.
- 266. Where, by these Rules or by any order made under them, any act or proceeding is ordered or allowed to be done within or after the expiration of a time limited from or after any date or event, such time, if not limited by hours, shall not include the day of such date or of the happening of such event, but shall commence on the next following day.
- 267. The Judge may, on the application of either party, enlarge or abridge the time prescribed by these Rules or forms, or by any order made under them, for doing any act or taking any proceeding, upon such terms as to him shall seem fit, and any such enlargement may be ordered, although the application for the same is not made until after the expiration of the time prescribed.

Provided that nothing in this Rule shall be deemed to give power to abridge the time for the return of a monition issued under Rule 18, or to enable any proceeding to be taken prior to such return,

save as by the Rules hereinbefore prescribed.

Sittings of the Court.

268. The Judge shall appoint proper and convenient times for sittings in court and chambers, and may adjourn the proceedings from time to time, and from place to place, as to him shall seem fit.

Registry.

- 269. The registry shall be open to suitors during fixed hours to be appointed by the Judge.
- 270. The registrar shall obey all lawful directions of the Judge. He shall attend all sittings, whether in court or in chambers, and shall take minutes of all the proceedings. He shall have the custody of all records of the Court. He shall collect for the Judge's use the fees (if any) payable to him.

Marshal.

- 271. The marshal shall execute by himself or his substitute all instruments issued from the Court which are addressed to him, and shall make returns thereof.
- 272. Whenever, by reason of distance or other sufficient cause, the marshal cannot conveniently execute any instrument in person, he shall employ some competent person as his substitute to execute the same.

Holidays.

273. The registry and the marshal's office shall be open on every day in the year for the transaction of prize matters, except Sundays, Good Friday, Easter Monday, Easter Tuesday, and Christmas Day, and such days as are appointed by law or by the Governor of the Possession to be kept as holidays or fast days. Provided that during continuance of war the registrar shall make arrangements for the issue of process in all urgent cases on such days as the offices may be closed.

Records of the Court.

274. There shall be kept in the registry a book to be called the minute book, in which the registrar shall enter in order of date under the head of each cause, and on a page numbered with the number of the cause, a record of the institution of the cause, of all appearances entered, of all documents issued or filed, of all acts done, and in which he shall in the like order enter in full all orders and decrees of the Court, whether made by the Judge, or by the registrar, or by consent of the parties in the cause.

All orders and decrees of the Court shall be signed in the minute book by the registrar, and a copy of any such order or decree certified by the registrar as correct, and signed by him, shall be deemed to

be a true copy of such order or decree for all purposes.

Forms of minutes of Order of Court, of minutes of examination of witnesses, of minutes of decree, and of minutes in a prize cause will be found marked Nos. 113, 114, 115 (i.-xxvi.), and 116, respectively, in the Appendix hereto.

- 275. There shall be kept in the registry a caveat warrant book, a caveat release book, and a caveat payment book, in which all such caveats respectively and the withdrawal thereof shall be entered by the
- 276. Any solicitor may, free of charge, inspect the minute and caveat books; and the parties to a cause may, while the cause is pending, and for one year after its termination, inspect, free of charge, all the records in the cause: but, except as aforesaid, no person shall be entitled to inspect the records in a pending cause without the permission of the registrar.
- 277. In a cause which is terminated any person may, on payment of a search fee, inspect the records in the cause. Copies.
- 278. Any person entitled to inspect any document in a cause shall, on payment of the proper charges for the same, be entitled to an office copy thereof under seal of the Court.

Certificates of Sale, Condemnation, and Restitution.

- 279. Where property taken or seized as prize is sold by order or decree of the Court, any person to whom such property is sold may, within one month from the date of the sale or condemnation of the property, whichever last happens, and after notice to the proper officer of the Crown, apply to the Judge for an order directing the issue of a certificate of condemnation and sale, or of sale only; and upon such application the Judge shall, unless good cause is shown to the contrary, direct a certificate to be issued, and the same shall be issued in one of the forms marked Nos. 117, 118, 119, and 120 in the Appendix hereto, sealed with the seal of the Court, and signed by the registrar.
- · 280. Where such certificate is issued in respect of a ship, the applicant shall be entitled to have the certificate endorsed on the bill of sale by which the ship is sold to him on production of the bill of sale to the registrar.

Where such certificate is issued in respect of goods or cargo, the applicant shall be entitled to have the certificate endorsed on the contract or sold note (if any) under which such goods or cargo were sold to him on production of such contract or sold note to the registrar.

- 281. Where the property taken or seized as prize is restored to the owner thereof by order or decree of the Court, the owner may within one month from the date of the order or decree, and after notice to the proper officer of the Crown, apply to the Judge for an order directing the issue of a certificate of restitution, and the Judge shall, unless good cause is shown to the contrary, direct a certificate to be issued in one of the forms marked Nos. 121 and 122 in the Appendix hereto, sealed with the seal of the Court, and signed by the registrar. Forms.
- 282. The forms in the Appendix to these Rules shall be followed with such variation as the circumstances may require, and any person using any other forms shall be liable for any costs occasioned

Provided that where by these Rules it is directed that any instrument or document shall be in a prescribed form, such form shall be obligatory. Fees.

- 283. Subject to the following Rules, the fees set forth in the tables of fees in the Appendix hereto shall be allowed on taxation.
- 284. Where the fee is per folio, the folio shall be counted at the rate of 72 words, and every numeral, whether contained in columns or otherwise written, shall be counted and charged for as one word.
 - 285. The Judge may in any cause order that half fees only shall be allowed.
- 286. If the same practitioner acts as both counsel and solicitor in a cause, he shall not for any proceeding be allowed to receive fees in both capacities, nor to receive a fee as counsel where the act of a solicitor only is necessary.
- 287. No document shall be filed, no process issued, no decree or order made, or act done by the Court or registrar until the fees due and payable in respect of such filing, issue, decree, order, or act respectively shall have been paid into the registry, unless it is otherwise ordered by the Judge.

Cases not provided for. 288. In all cases not provided for by these Rules, the practice of the Admiralty Division of the High Court of Justice of England in prize proceedings shall be followed.

Commencement of Rules.

289. These Rules shall come into operation on the First day of July, 1898, and shall apply to all causes commenced on or after that date; and all causes (if any) commenced before that date shall be continued under these Rules.

APPENDIX.

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APPENDIX I .- FORMS.

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In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of	0,
	 ,
In Prize, (If the cause is instituted against a ship only, or against a ship and cargo, or against a ship, cargo, the title should be the name of the ship only and the name of her master.)	, and freight,
The ————, master;	
(or, if the cause is instituted against cargo only) Cargo ex ————, master;	
(or, if the cause is instituted against goods other than cargo)	
Goods taken at ————; (or, if the cause is instituted against the proceeds realized by the sale of ship or cargo or good The proceeds of the ship ———, master.	ls)
(or)	0
The proceeds of the cargo ex,, master.	
The proceeds of the goods taken at	
(ii.) In Personam.	•
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of ———————————————————————————————————	0,,
Between A.B., petitioner,	
and $C.D.$ and $D.E.$, the owners of the ship ————, $$, $$, $$, $$, $$	naster.
C.D. and D.E., the owners of the cargo ex ship ———,	, master.
Table Annalis Production	
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In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of -	
In Prize. The ———, master.	
said ship ———, and the goods, wares, and merchandise laden on board of her, taken by Her M———, commander (or seized by the officers of Customs at the port of ————), to appear and sho the same should not be condemned as prize. And I consent that all instruments and documents served on the Crown or the captors as parties to this cause may be left for me at (give an address of the captors).	w cause why having to be
Rule 5).	is required by
Dated this ——— day of ———.	
Dated this ——— day of ———.	ned) J.K.
Dated this ———— day of ————. (Sign No. 3.—Monition to show Cause why Ship and Goods should not be Condemned.	ned) J.K. (Rule 3.)
No. 3.—Monition to show Cause why Ship and Goods should not be Condemned. In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of —	(Rule 3.)
Dated this ———— day of ————. (Sign No. 3.—Monition to show Cause why Ship and Goods should not be Condemned. In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of ———————————————————————————————————	(Rule 3.)
Dated this ————————————————————————————————————	(Rule 3.)
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Dated this ————————————————————————————————————	(Rule 3.) [Jo. ———. , Defender of eting: therein have
Dated this ————————————————————————————————————	(Rule 3.) [Jo. ———. , Defender of eting: therein have
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No. 3.—Monition to show Cause why Ship and Goods should not be Condemned. In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of — In Prize. (L.s.) The ——, ——, master. Victoria, by the Grace of God of the United Kingdom of Great Britain and Ireland, Queen the Faith, Empress of India. To the Marshal of Our —— Court of —— and to all and singular his substitutes, Green Whereas the ship ——, ——, master, and the goods, wares, and merchandise ladenthe been seized and taken as prize by Our ship of war ——, commander (or by Our officers of the port of ——, as the case may be), and taken to ——, and a cause has been instituted on Cour Procurator-General (if the proceeding is against a droit of Admiralty, add, in Our office of Admir the said ship, her tackle, apparel, and furniture, and the goods, wares, and merchandise ladenthe condemnation thereof as prize. We therefore command you that by affixing these presents upon ———, and by leaving a copy thereof, you monish and cite all persons who have or claim to have any right, title, or interestip, her tackle, apparel, and furniture, and the goods, wares, and merchandise laden therein, appearance in the registry of Our said Court within 20 days after the service of these presents, are show cause why the said ship, her tackle, apparel, and furniture, and the said goods, wares, and should not be pronounced to have belonged at the time of the capture and seizure thereof to Our as such, or otherwise, liable to confiscation, and to be condemned as good and lawful prize (if claim Admiralty, add, and as droits and perquisites of Us in Our office of Admiralty). We further command you to warn by the means aforesaid all the said persons that if they an appearance as aforesaid, the Judge of Our said Court will in our office of a demiralty).	(Rule 3.) Io , Defender of eting: therein have of Customs at our behalf by ralty) against a therein, for affixed a true st in the said, to enter an and thereon to merchandise, enemies, and and as droit of the not enter and the contents.
No. 3.—Monition to show Cause why Ship and Goods should not be Condemned. In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of — In Prize. (L.S.) The ———, master. Victoria, by the Grace of God of the United Kingdom of Great Britain and Ireland, Queen the Faith, Empress of India. To the Marshal of Our ———————————————————————————————————	(Rule 3.) (Rule 3.) (O

This monition was served by me, G.H., marsh	onition for Condemnation. (Rule 20.) al (or marshal's substitute) by affixing the same and by
leaving a copy in its place, as therein provided, on —	(Signed) G.H., Marshal (or Marshal's substitute).
	o Ship Papers. (Rule 12.) ary A ffidavit.
In the Vice-Admiralty (or the Supreme or other of In Prize.	Court having prize jurisdiction) Court of
The ———, master.	
is commander, make oath and say as follows:— 1. The papers and writings hereunto annexed are all the papers, books, passports, sea-briefs, cha documents and writings which were delivered up or whereof ————————————————————————————————————	Her Majesty's ship of war — , whereof — , Esq., and numbered from No. — to No. — inclusive rter-parties, bills of lading, cockets, letters, and other otherwise found on board the ship called the taken by Her Majesty's said ship of war, at which capture
2. The said papers and writings were brought fraud, addition, subduction, or embezzlement, and in same were delivered up or found on board the said she Sworn, &c., before me,	and delivered in as they were received and taken, without the same condition (save the numbering thereof) as the cip. (Signed) A.B.
P.Q., Commissioner, In the presence of $R.S.$, Actuary.	·
	apers lost or mislaid.
` :	opers tost or misusa. cement as in Form (i.).)
1. The papers and writings hereunto annexed, are ship papers and documents which were delivered the ship ————, whereof ———— was master or community at which capture I, the said deponent, was prest he papers which I now have under my control or in my	and numbered from No. ———————————————————————————————————
before mentioned. Such other papers and document of a charter-party (describe as accurately as possible east. A few days after I took charge as aforese room in which I had the ship papers was struck by a mentioned were washed away or destroyed.	aid, the said ship met with bad weather, and the chart sea and the said papers in the last preceding paragraph
4. (A few days after I so took charge as afo brought in for examination, was found in the cabin in papers, and he had apparently burnt some of the sam 5. Save as aforesaid the said papers and write	Or, resaid, the late master of the said ship, who was being which the said papers were kept, in possession of the said e (or as the case may be).) sings are brought and delivered in as they were received or embezzlement, and in the same condition as received
Sworn, &c.	(Signed) A.B.
	spers injured or altered.
1. The papers and writings hereunto annexed, are all the papers, books, passports, sea-briefs, che documents and writings which were delivered up as	and numbered from No. ———————————————————————————————————
2. By order of the said ——, Esq., I took charge the said papers were kept was flooded, and Nos. —— of suc	targe of the captured ship to bring her in for adjudication, ship met with bad weather, and the cabin in which such the papers were injured (as the case may be). Or,
3. (A few days after I so took charge, the me examination, was found in the cabin where such par found that he had altered (or erased, or obliterated, a (or set out the facts as they occurred).) 4. Save as aforesaid, the said papers and write	aster of the captured ship, who was being brought in for cers were kept, in possession of such papers, and it was as the case may be portions of Nos. ————————————————————————————————————
(save the numbering thereof). Sworn, &c.	(Signed) A.B.
(iv.) Where Ship P	apers found concealed.
(Heading and commen	cement as in Form (i.).)
1. The papers and writings hereunto annexed, are all the papers, books, passports, sea-briefs, chadocuments and writings which were delivered up or o, whereof was master or commander, a	and numbered from No. ———————————————————————————————————

120	TART I. — CETHON GOVI. GAZETTE EXTRAORDINARY — AUG. 12, 1914
and num	On the day of the capture of the said ship I found the parcel of papers and writings hereunto annexed bered No. ———————————————————————————————————
from No	The day following I found the parcels of papers and writings hereunto also annexed, and marked to No. ——————————————————————————————————
and tak	en, without any fraud, addition, subduction, or embezzlement, and in the same condition (save the ing thereof) as the same were delivered up or found on board the said ship.
	(∇.) Where no Ship Papers delivered up or found.
. 1	(Heading and commencement as in Form (i.).) I was present at the capture of the said ship ———, whereof ——— was master or commander, and
lately t	aken by Her Majesty's said ship of war. 2. No ship papers of any sort were delivered up or found on board the said ship or elsewhere at the time eizure or afterwards.
	(If anything has occurred to account for the absence of papers, state the facts, e.g., as follows)
her, so consist	3. Whilst Her Majesty's said ship of war was coming up to the said ship for the purpose of searching me person on board the said ship was seen to throw overboard a bundle which had the appearance of ing of papers. This was searched for and could not be found. (Signed) A.B.
	(vi.) By Person having control of Ship Papers within the Jurisdiction. (Rule 17.) (Heading as in Form (i.).)
	I, A.B., merchant, of ———, make oath and say as follows:—
of her	 I am agent in this country for the owners of the said ship ———, and consignee of her cargo. The said ship arrived in the port of ——— on the ——— day of ———, in the ordinary course voyage, and was about to discharge her cargo when she was seized as prize by the officers of Her Majesty's as in the said port.
ordina	3. Prior to such seizure certain ship papers and documents set out below were delivered to me in cy course as agent aforesaid, to enable me to enter the said ship and procure the discharge of her cargo. 4. The papers and documents so delivered to me are hereto annexed, and marked A., and numbered to
ments in as th	5. Such papers and documents, marked and numbered as aforesaid, are all the ship papers and docu- which were so delivered to me, or came into my possession or control, and are brought and delivered ey were received and taken, without any fraud, addition, subduction, or embezzlement, save the marking mbering thereof.
, , ,	Sworn, &c. (Signed) A.B.
	No. 6.—Appearance to Monition for Condemnation. (Rule 24.)
•	(i.) By Party in Person.
	In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of
In Priz	e. The, master.
of the s	Take notice that I appear in this cause, and claim as owner (or as agent on behalf of ————, the owner) thip ————————————————————————————————————
	My address is ———. My address for service is ———.
	(ii.) By Solicitor for Party. (Heading as in Form (i.).)
(or of t	Take notice that I appear in this cause for A.B., of (insert address of A.B.), the owner of the ship ————————————————————————————————————
	Dated this ——— day of ———. (Signed) J.K., Solicitor for A.B.
	My place of business is ———. My address for service is ———.
	No. 7.—Claims in Causes for Condemnation. (Rule 25.)
	(i.) Claim by Master.
In Priz	In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of ———.
of —— His Ma and fu and br	The, master. The claim of, the master of the, a subject of His Majesty the King of (or a citizen, as the case may be), on behalf of (fill in name of owner of ship), of (residence of owner), also a subject of tjesty the King of (or as above), the true, lawful, and sole owner of the said ship, her tackle, apparel, rniture, at the time she was taken and seized as prize by Her Majesty's ship, commander, ought into (and, if the shipowners are also owners of the cargo or of part thereof) and of (describe the giving numbers, weight, and description, as)
marked 400 tin	"160 casks of tallow, 400 tins of preserved meat, 14 bales of hide cuttings, 177 tons (more or less) of its tallow "bones, 305 tons (more or less) of bone ash, 1,500 tons (more or less) of coal," &c., as the case mag be, marked and numbered (if such is the fact) as per margin—laden on board the said ship at the time of the capture thereof aforesaid land if claim is made on behalf of cargo owners):

Also on behalf of ———, of ————, merchants, subjects (or citizens, &c., as above) of ———————————————, the true, lawful, and sole owners of ———————————————————————————————————
arise and be incurred, by reason of the capture and detention aforesaid.
(Signed) A.B., Claimant.
· (Heading as in Form (i.).)
The claim of ——, of ——, merchant (or as the case may be), on behalf of Messrs. —— and ——, of ——, merchants, the true, lawful, and sole owners of —— (enumerate and describe goods), which were laden and on board the said ship at the time of the capture thereof by Her Majesty's ship ——, commander, and brought into ———; for the said goods as the property of neutral subjects and for all such costs, losses, damages, and expenses which have arisen, or shall or may arise, by reason or means of the capture and detention thereof as aforesaid.
(Signed) A.B., Claimant.
(iii.) Claim by Managing Owner.
(Heading as in Form (i.).)
The claim of ———, of ———, shipowner, on behalf of himself and others as the true and lawful owners and proprietors of the above-named ship ———, her tackle, apparel, and furniture, at the time she was taken and seized as prize by Her Majesty's ship ———, commander, and brought into ——— (or, at the time of her seizure by the officers of Her Majesty's Customs at the port of ———), and for all losses, costs, charges, damages, demurrage, and expenses which have arisen, or shall or may arise, by reason or means of the seizure and detention of the said ship as prize.
(Signed) A.B., Claimant.
(iv.) Claim by Master and Sole Owner.
(Heading as in Form (i.).) The claim of ———, the master of the said ship ————, a subject of His Majesty the King of ————,
for and on behalf of himself, the true, lawful, and sole owner and proprietor of the said ship, her tackle, apparel, and furniture, at the time she was taken and seized as prize by Her Majesty's ship ———, commander, and brought into ———— (or, at the time she was taken and seized as prize whilst lying at the port of ———— by the officers of Her Majesty's Customs at that port); and for freight, demurrage, and all such loss, costs and charges, damages and expenses as have arisen and been incurred, or shall or may arise and be incurred by reason of the capture and detention aforesaid.
(Signed) A.B., Claimant.
(v.) Claim by Authority of Neutral Government. (Heading as in Form (i.).)
The claim of ———, of ———, merchant, by authority of His Excellency the (Ambassador, Minister for Foreign Affairs, or as the case may be) of the (Emperor, King, &c., as the case may be) of ———————————————————————————————————
(Signed) A.B., ——————————————————————————————————
(or as the case may be) of ———.
(vi.) Claim for Droit of Admiralty on Seizure in Port.
The claim of ——, on behalf of Our Sovereign Lady the Queen, in Her office of Admiralty, for the said ship the ——, whereof —— was master, her tackle, apparel, and furniture, and any goods laden therein, seized and taken in port in ——, by Her Majesty's ship the ——, commander, and proceeded against in the ——— Court of ——, as prize to the said ship ———. For the said ship the ———, her tackle, apparel, and furniture, and any goods laden therein as being the property of ———, seized and taken as aforesaid in ————, subsequent to the date of Her Majesty's Orders in Council for general reprisals against ————, and as such or otherwise subject to confiscation as prize, and as droits and perquisites of Her Majesty in Her office of Admiralty; and for all costs, losses, damages, and
expenses that have arisen, or shall or may arise, and be due in the premises. (Signed) A.B., Claimant on behalf of the Admiralty.
(vii.) Claim for Droit of Admiralty on Capture by Non-commissioned Ship.
(Heading as in Form (i.).)
The claim of ———, on behalf of Our Sovereign Lady the Queen, in Her office of Admiralty, for the said ship the ———, whereof ———— was master, her tackle, apparel, and furniture, and any goods laden therein, seized and taken by the ship ————, commander, and proceeded against as prize to the said
ship ————————————————————————————————————
of Admiralty. (Signed) $A.B.$, Claimant on behalf of the Admiralty,

722 PART I. — CEYLON GOVT. GAZETTE EXTRAORDINARY — Aug. 12, 1914
No. 8.—Affidavits verifying Claims. (Rule 25.) (i.) By Master.
No
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of ———. In Prize.
The ———, master.
I, the above-named ———, master of the ———, a subject of His Majesty the King of ——— (or, citizen of ———, as the case may be), make oath and say as follows:—
1. I verily believe the said ship, her tackle, apparel, and furniture, and the goods, wares, and merchar dise specified in the claim hereunto annexed, laden on board the said ship at the time she was taken and seize as prize by Her Majesty's ship ————, commander, and brought into ————————————————————————————————————
2. And I further say that the goods comprising my private adventure, viz., ———, did belong to me this deponent, at the time of lading the same and at the time of capture thereof, and do so belong to me at this present time, and would have so belonged, in case they had not been seized and taken as aforesaid, and wit belong to me in case the same shall be restored, and until sold and disposed of for my account and benefit. 3. And I further say that no person or persons belonging to or being a subject or subjects (or citize or citizens) of the King (or Emperor, Republic, &c., as the case may be) of ———, or inhabiting within any of the territories of the King (or as above) of ———, their factors or agents, nor any person or persons whosever enemies of the Crown of Great Britain and Ireland, had at the time of capture aforesaid, or now have any right, title, or interest in the said ship, her tackle, apparel, and furniture, or the said goods, wares, an merchandise, or any part thereof. 4. And I further say that I verily believe the claim hereunto annexed to be a true and just claim, and
that I shall be able to make due proof and specification thereof. Sworn, &c.
(Signed) A.B.
(ii.) By Agent.
(Heading as in Form (i.).)
I, A.B., of ———, merchant (one of the partners in the house of trade of Messrs. ———, of ———————————————————————————————
1. I am duly authorized to make the claim hereto annexed on behalf of Messrs. — & Co., of merchants, subjects of His Majesty the King (or citizens of, &c., as the case may be) of ——, whom I veril believe to be the true, lawful, and sole owners and proprietors of —— laden on board the said ship —— at the time she was seized and taken as prize by the ——, —, commander, and brought to ——. 2. And I further say, that though by the bills of lading and other papers on board the said ship at the time of the capture thereof aforesaid she appeared to be destined to ——, yet that the real destination of the said ship at the time of the capture thereof was for the port of ——, and such ostensible destination we inserted solely for the purpose of procuring her to be cleared out at ——, and for protecting her from capture by the enemy during the voyage, and the aforesaid —— was intended to be imported by this deponent house, under and by virtue of Her Majesty's general instructions dated ———. 3. And I further say that neither the Government (or the King, or as the case may be) of —— (not the King of ——), nor any person being a subject, or inhabiting within any of the territories, of the Government (or King, &c.) of ——— (or of the King of ———), nor their factors, agents, nor any others, enemies of the Crown of Great Britain and Ireland, had at the time of the capture thereof or now have any right, title, of interest in or to the said ——— or any part thereof. 4. And I further say that the claim hereunto annexed is a true and just claim, and that I shall be able to make due proof and specification thereof.
Sworn, &c. (Signed) A.B.
(iii.) By Managing Owner of Ship.
(Heading as in Form (i.).)
I, A.B., of ——, shipowner, make oath and say as follows:—
 I am the managing owner of the ship ———, and am duly authorized to claim on behalf of myse and (fill in names of co-owners), the owners of the said ship ———, her tackle, apparel, and furniture. The said ship ——— is and was a British registered vessel at the time of the capture and seizur thereof as prize by ———.
3. Neither the King of ——— (or as the case may be), nor any of his subjects or others inhabitin within any of his territories or dominions, nor any others enemies of the Crown of Great Britain and Ireland had, at the time of capture and seizure aforesaid, or now have, directly or indirectly, any right, title, or interest in or to the said ship or vessel, her tackle, apparel, and furniture, but the same was at the time of the capture and seizure, and still is, and, if restored, will be, the sole property of me, the said ————, and the said (fill inames of co-oursers).
4. And I further say that I verily believe the claim hereto annexed to be a true and just claim; an

that I shall be able to rake due proof and specification thereof. Sworn, &c. (Signed) A.B.

(iv.) By Owners of Cargo.

(Heading as in Form (i.).)

I, A.B., of — -, merchant, make oath and say as follows:-1. I am a partner in the firm of ______, carrying on business at ______, and am duly authorized to claim on behalf of myself and of C.D. and E.F., the remaining partners in the said firm of ______, respectively, subjects of Our Sovereign Lady the Queen, the three lawful and sole owners and proprietors of (160 casks of tallow, 400 tins of preserved meats, 14 bales of hide cuttings, 177 tons of bones (more or less), &c., as the case may be, being part of the cargo which was laden on board the said ship or vessel _____ at the time of the capture and seizure thereof by Her Majesty's ship ______, commander. 2. Neither the King of ———— (or as the case may be) nor any of his subjects or others inhabiting within his territories or dominions, nor any others enemies of the Crown of Great Britain and Ireland, had, at the time of capture and seizure aforesaid, or now have, directly or indirectly, any right, title, or interest in or to the said part of the said cargo, or any part thereof.

3. And I further say that I verily believe the claim hereto annexed to be a true and just claim; and

that I shall be able to make due proof and specification thereof. Sworn, &c.

(Signed) A.B.

(v.) By Agent of Neutral Government.

(Heading as in Form (i.).)
I, A.B., of ———, merchant, make oath and say as follows:—

1. I am duly authorized to make the claim hereto annexed on behalf of His Majesty the King (or the Government, &c., as the case may be) of ———, by His Excellency ———, Ambassador (Minister for Foreign Affairs, or as the case may be) of the King (or Government, &c.) of ———, as will more fully appear by the authority hereunto annexed.

- King (or the said Government, &c.) of _____.

 3. And I further say that I have been informed, and believe, that after the aforesaid capture of the _____ and cargo, they were carried to _____, and are awaiting adjudication in the Court of _____, in _____.

 4. And I further say that I verily believe the claim hereto annexed to be a true and just claim; and
- 4. And I further say that I verily believe the claim hereto annexed to be a true and just claim; and that I shall be able to make due proof and specification thereof.

Sworn, &c. (Signed) A.B.

(vi.) Authority from Ambassador or other Diplomatic Agent, or from Minister for Foreign Affairs.

A.B., Ambassador (Minister for Foreign Affairs, or as the case may be) of His Majesty the King (or the Government, &c., as the case may be) of ———.

The ship or vessel called the —— having been captured by the British ship of war called the ——, in the port of ——, in —— (or in the roads of ——, or in waters within three miles of the coast of ——), and the said vessel having been proceeded against as lawful prize, I hereby authorize and empower ——, of ——, merchant, in the name of my Government, to interpose a claim in respect of the said ship —— and her cargo, alleging the said vessel to have been captured whilst under the protection of the said port (or roads or waters), whereby the law of nations, which affords protection to vessels whilst within territorial waters, has been violated.

Given at ——, the ——.

Faithfully translated from the —— language, in ——, the —— day of ——, by me,

C.D., Notary Public.

(vii.) By Admiralty Proctor or other Agent of Admiralty. (Heading as in Form (i.).)

I, S.T., of ———, Procurator-General of Her Majesty in Her office of Admiralty (or as the case may be), make oath and say as follows:—

From information I have received, I believe the claim hereunto annexed to be true, and that I shall be able to make due proof thereof.

Sworn, &c.

(Signed) S.T.

[No. 9.—Standing Interrogatories. (Rule 27.)

STANDING INTERROGATORIES to be administered on behalf of Our Sovereign Lady Victoria, by the Grace of God of Great Britain and Ireland, Queen, Defender of the Faith, Empress of India. To all Commanders, Masters, Officers, Mariners, and other persons found on board any ship or vessel which hath been or shall be seized or taken as prize by any of Her Majesty's ships or vessels of war, concerning such captured ships or vessels, or any goods, wares, or merchandise on board the same, examined as witnesses in preparatory.

Let each witness be asked the following questions, and let his answer to each question be written down distinctly and separately.

1. What are your true names? Where were you born? In what place or places have you lived during the seven years last past? Where do you now live, and how long have you lived in that place? To what prince, state, or power are you now, or have you at any previous time, and when, been a subject? or said or represented that you were a subject? Have you ever, and when, taken any and what oath of allegiance, and to whom? or obtained, or received, or applied for any and what certificate of your being, or have you become, or taken any and what measure to become, a citizen or subject of, or entitled to the protection of, any and what state or country? Of what cities or towns have you ever been admitted a burgher or freeman? And when and in what manner were you so admitted? How long have you resided there since you were so admitted? Where have you since resided? What did you pay for your aforesaid admission? Are you married? If yea, where do your wife and family reside?

2. Were you present at the time of the taking and seizing of the ship or her lading, or any of the goods or merchandises concerning which you are now examined? Had the ship concerning which you are now examined, any and what commission or letter of marque? If she had, what was that commission or letter of

marque, and by whom, when, and where was it granted?

3. In what port or place, by latitude and longitude, bearing and distance, and in what year, month, and day were the ship and goods, concerning which you are now examined, taken and seized? Upon what pretence, and for what reasons, were they, or any, and what part thereof, so seized? Into what port or place were they carried? Under what colours did the said ship sail first on her voyage? What colours had she hoisted or flying when seized or captured? What other colours had she on board, and for what reason had she such other colours? Did she ever, and when, hoist the same, or any, and which of them? Was any resistance made at the time the said ship was taken? and, if yea, what sort of resistence, and by whom? Were any and what description of firearms, or cannon, or muskets, or any other and what kind of weapons used in such resistance? By whom, or by what ship or ships, were you taken? Was such vessel a ship of war, or a vessel acting without any commission, as you believe? Were any other, and, if yea, what ships in sight at the time of the capture?

4. What is the name of the master or commander of the captured ship concerning which you are now examined? How long have you known the said master? Who appointed him to command the said ship? Where and when did he first take possession of her, and at what time? and who by name delivered the possession of her to him? Where is such person? and where is the master now? Where is the fixed place of abode where and where the the horse state of the state of about the state of about the state of about the state of about of each of them? Where is such person? and where is the master now? Where is the fixed place of abode of each of them? If the witness replies that either has no fixed place of abode, then ask him, Where was the last place of abode of such person? And where did he generally reside? How long has he lived there? Where was he born, and of what state is he now a subject? Is he married? If yea, where do his wife and family

5. Of what registered and gross tonnage or burthen is the ship concerning which you are now examined? of what registered and gross tollingge or burtness is the ship concerning which you are now examined? If a steamship, is she a screw or paddle steamship? What is the horse-power nominal and effective of her engines? What is the ordinary full speed of the ship, and what is her daily consumption of coal at such full speed? What is the length of the ship and her beam? What was her draft of water when she sailed from the last port before she was captured, and what was it at the time of capture? What was the number of mariners on board her when you joined her? And at the time of her capture or seizure? And of what country was each of the sail mariners? Did all such mariners come on board at the same port? And, if nay, at what ports did they severally come on board? Who shipped or hired each of them, and when and where were they so shipped or hired? and for, or upon, what voyage?

6. Had you, or any, and which of the officers or mariners belonging to the ship concerning which you are now examined any, and if yea, what part, share, or interest in the said ship or her lading? Set forth who

are now examined any, and if yea, what part, share, or interest in the said ship or her lading? Set forth who among the said officers or mariners are so interested, and to what extent you or they are so interested. Did you belong to the ship at the time she was seized and taken? If yea, in what capacity? How long have you known the said ship? When and where did you first see her? Where was she built?

7. What is the name of the said ship? How long has she been so called? Do you know of any other name or names by which she has ever and when been called? If yea, set forth such names, and when, and why, and for how long she was called by each or any of such names. Had she any passport or sea-brief on

board? and if yea, from whom?

8. To what ports and places did she sail during the said voyage before she was taken? Where did the voyage on which she was taken begin? and where was it to have ended? Set forth the nature of every voyage the said ship has sailed upon, and the quality of every cargo the said ship has carried from the time you have known her up to the time of her capture, and state at what port each of such cargoes has been delivered. From what ports and at what time, particularly from the last clearing port, did the said ship sail previously to the capture? Under whose direction and management has she usually been with respect to her employment or trade? With whom do you correspond on the concerns of the vessel or her cargo?

9. What lading did the said ship carry at the time of her setting sail in her last voyage, and what porticular sort of lading and goods had she on heard at the time she was taken? How much of such lading

particular sort of lading and goods had she on board at the time she was taken? How much of such lading was bunker coal? In what year, month, and place was the same put on board her? Set forth the different

was seized? How do you know that such persons were the owners at such time? Of what nation or country are such owners by birth? Where do they reside? and where do their wives and families reside? How long have they resided there? Where did they reside before, to the best of your knowledge? Of what princes,

states, or powers are they subjects or citizens?

Was any bill of sale, or any and what similar document of transfer, made—and, if yea, by whom? —to the aforesaid owners of the said ship? If any was made, in what month, year, where and before what witnesses, was such bill of sale or similar document of transfer made? Where did you last see it and what is become of it? Was any and what, engagement entered into concerning the purchase, further than what appears upon the bill of sale? If yea, was it verbal or in writing? If in writing, where did you last see such

writing, and what has become of it?

12. Was the said lading put on board in one port, and at one time, or in several ports, and at several times; and in what ports by name, and at what times particularly? Set forth what quantities of each sort

of goods were shipped at each port.

13. What are the names of the respective laders, or owners, or consignees, of the said goods? What countrymen are they? Where do they now live and carry on their business or trade? How long have they resided there? Where did they reside before, to the best of your knowledge? And where were the said goods to be delivered, and for whose real account, risk, or benefit? Have any of the said consignees or laders sany, and what, interest in the said goods? If yea, whereon do you found your belief that they have such interest? Can you take upon yourself to swear that you believe that at the time of the lading the cargo, and at the present time, and also if the said goods shall be restored and unladen at the destined ports, the goods did, do, and will belong to the same persons, and to none others?

14. How many bills of lading were signed for the goods seized on board the said ship? Were any of those bills of lading false or colourable, or were any bills of lading signed which were different in any respect from those which were on board the ship at the time she was taken? What were the contents of such other bills of lading and what become of them.

bills of lading and what became of them?

15. Are there anywhere in this colony, and where particularly, any bills of lading, invoices, letters, or instruments relative to the ship and goods concerning which you are now examined? If yea, set forth where they are, and in whose possession, and what is the purport thereof, and when they were brought or sent there.

16. Was there any charter-party signed for the voyage in which the ship concerning which you are now examined was seized and taken? What became thereof? When, where, and between whom, was such

charter-party made? What were the contents of it?

What papers, charter-parties, bills of lading, invoices, letters, or other writings were on board the ship at the time she took her departure from the last clearing port, before she was taken as prize? Were any, and, if yea, which of them burned, torn, thrown overboard, destroyed, altered, or cancelled, or concealed, or attempted to be concealed, and when, and by whom, and in whose presence?

18. Has the ship concerning which you are now examined ever been, and if yea, when, seized as prize, and condemned as such? If yea, set forth by whom, when, and where, she was seized and into what port she was carried, and by whom, and by what authority, and on what account she was so condemned.

19. Have you sustained any loss, and what, by the seizing and taking of the ship or goods concerning which you are examined? If yea, how do you compute such loss? Have you hitherto received any indemnity, satisfaction, or promise of satisfaction, for any part of the loss or damage which you have sustained, or may sustain, by this capture and detention? And if yea, when, and from whom?

20. Are the said ship and goods, or is any, and what part thereof, insured? If yea, for what voyage, and against what risks was such insurance made? And at what premium? And when and by what persons

and in what country?

21. In case you had arrived at your destined port, would your cargo or any part thereof, on being unladen, have immediately become the property of the consignees or any other person, and whom? Or was the lader to take the chance of the market for the sale of his goods?

22. State in respect to the lading of the ship concerning which you are now examined and each part

thereof, in what country the same was grown and produced and manufactured, respectively.

23. When the said cargo was originally put on board, was all the said cargo, or any, and what part thereof, and when, taken from the shore and quay, or removed or transhipped from one boat, barque, vessel, or ship to another? From what, and to what, shore, quay, boat, barque, vessel, or ship, and when and where

was the same so taken, removed, or transhipped?

Are there in any place or country besides this colony, and where particularly, or on board any and what ship or vessel, other than the ship concerning which you are now examined, any letters, instruments, papers, or documents relative to the said ship or goods as you know, believe, or have heard? And of what nature are such letters, instruments, papers, or documents? And what are their contents as you know, believe, or have heard? In whose possession are they, and do they differ from any of the papers on board? And, if yea, in what particular?

25. Were any papers delivered out of the said ship or vessel, and carried away in any manner whatso-ever? And, if yea, when, and by whom, and to whom? And in whose custody, possession, or power do you

believe the same now to be?

26. Was bulk broken during the voyage in which you were taken, or since the said ship was captured?

And, if yea, when, where, and by whom? By whose orders, for what purpose, and in what manner?

27. Were there any passengers on board the aforesaid ship during any, and what, part of the voyage on which she was captured? If yea, how many, and who were such passengers by name? Of what nation, rank, profession, or occupation was each of them? Did any, and which of them, hold any, and what commission? And from whom, and for what purpose? Were any, and which, of such passengers secreted at the time of the capture, and why? At what place, and when, was each of them taken on board? To what place each of them destined or said or supposed to be destined, and when when the ineas? Or for what real was each of them destined, or said or supposed to be destined, and upon what business? Or for what real purpose or design was he destined there? Did they pay, or agree to pay, anything, and what, for their passage, and to whom? Had any, and which, of such passengers any, and what, property, or concern, or authority, directly or indirectly, regarding the ship or cargo? Were there at any time during the voyage in which the said ship was captured any officers, soldiers, or mariners secreted on board her? And, if yea, for what reason were they so secreted? Were any of Her Britannic Majesty's subjects on board, or secreted or confined, during the said voyage or at the time of the capture? If yea, how long had they been so secreted, or confined, and for what reason?

28. Were, and are, all the passports, sea-briefs, charter-parties, bills of sale or lading, invoices, and papers found on board the said ship, and referring to the ownership thereof, or to the cargo, true and fair, or are any, and which, of them false and colourable? Do you know of any matter or circumstance to affect their credit? By and from whom were the passports and sea-briefs obtained? Were they obtained for this ship only, and upon the oath or affirmation of the persons therein described? Or were they delivered to, or on behalf of, the person or persons who appear to have been sworn, or to have affirmed thereto without their having ever, in fact, made any such oath or affirmation? How long a time were they to last? duty or fee payable and paid for the same? And is there any duty or fee payable and paid for the same? And is there any duty or fee payable and paid for the same? And is there any duty or fee to be paid on the renewal thereof? Have such passports been renewed, and how often, and has the duty or fee been paid for such renewal? Was the ship in a port in the country where the passports and sea-briefs were granted? And if not, where was the ship at the time? Had any person on board any let-pass or letters of safe conduct? If yea, from whom and for what business?

If it should appear that there are in any place or country besides this colony, any bills of lading, invoices, instruments, or papers relative to the ship concerning which the witness is now examined, ask him, How did the same come to be in such place or country? Were you ever in such place or country? and, if yea, when, and on what account? In whose possession are such instruments or papers? Do they differ? and, if yea, in what particulars, from any of the papers on board or in this colony, or from any other papers referring to the same ship in any other place? Have you written or signed any letters or papers concerning the said ship or her cargo? If yea, set forth their purport. To whom were such papers written and sent, and what has become of them?

Towards what port or place was the ship steering her course at the time of her being first pursued Was her course altered upon or after the appearance of the vessel by whom she was taken, and and taken? how altered, and with what object or purpose? Was her course at all times, when the weather would permit, directed to the place or port for which she appears to have been destined by the ship's papers? Was the ship directed to the place or port for which she appears to have been destined by the snip's papers? Was the snip before or at the time of her capture sailing beyond or wide of the said place or port to which she was so destired by the said ship's papers? At what distance was she therefrom? Was her course altered at any ard what time, and to or towards any, and what, other port or place, and for what reason? Did she make any, and what attempt to escape the said ship by which she was captured? When did she first see that ship, ard at what distance? Did she theremon make or shorten sail, or slacken or increase her speed, and how? When and by distance? Did she thereupon make or shorten sail, or slacken or increase her speed, and how? what means was she stopped, brought to, or boarded?

31. By whom, and to whom, has the said ship ever been sold and transferred, and how often, and at

what time and place, and for what sum or consideration? Has such sum or consideration beer paid or satisfied? Was such sum a fair equivalent for her? If such sum has not been paid, what security or securities have been given for the payment of the same, and by whom? And where do the persons who have given such security

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now live ?. Dou you know or believe in your conscience, such sale or transfer to have been truly made, and not for the purpose of covering or concealing the real property or interest in the ship? Do you verily believe, that if the ship be restored, she will belong to the persons now asserted to be her owners, and no others? Are there any, and, if yea, what private agreements for the return of the ship to her former owners, at the conclusion of the war, or at any and what other period?

32. What guns were mounted on board the said ship, and of what calibre were they? And what arms and ammunition were there belonging to her? Why was she so armed? Were there on board any other guns, mortars, howitzers, balls, shells, torpedoes, rockets, hand grenades, rifles, muskets, carbines, pistols, fuzees, halberts, spontoons, swords, bayonets, locks for muskets, flints, ramrods, belts, cartridges, cartridge boxes, pouches, gunpowder, percussion caps, saltpetre, nitre, camp equipage, military tools, uniforms, soldiers' clothing or accoutrements, or any sort of warlike and naval stores, or steam engines or machinery, or parts Were any of such warlike or naval stores or things thrown overboard, at or before the time of the And were, and are, any such warlike or other stores before described concealed on board under the names of merchandise, or any other colourable appellation, in the ship's papers? If yea, what are the marks of the casks, bales, and packages, in which the same are concealed? Were any of the before-named articles, and which, intended for the use of any fortress or garrison in the port or place to which such ship was bound? If nay, to whose use, and for what place, were the same, or any and which of them, really destined or intended? Do you know, or have you heard of, any ordinance, notice, or law, existing in the kingdom, state, or place from which the voyage began, or where they were shipped, forbidding the exportation of the same by private Were such warlike or naval stores put on board by any and what public authority? When, and where, and by whom, were they put on board?

33. What is the whole which you know or believe regarding the real and true property and destination

at the time of the capture of the ship and cargo concerning which you are now examined?

34. Did the said ship on the voyage in which she was captured, or during any, and what former voyage, sail under the convoy of any and what ship or ships of war, and other armed vessel or vessels? And, if yea, for what reason did she sail under such convoy? Of what force was or were such convoying ship or ships? And to what state did they belong? What instructions or directions did you receive on each and every such voyage, when under convoy, respecting your sailing or keeping in company with such armed or convoying ship or ships? And from whom did you receive such instructions or directions? And from whom did you receive any instructions for resisting, or endeavouring to avoid, or escape from capture; or for destroying, or concealing, or refusing to deliver up your ship's documents or papers, or any and what other papers that might be or had been put on board your vessel? If you had any such instructions, state their tenor snd all particulars relating thereto. Ask the witness if he is in possession of such instructions or copies thereof; and if he be, direct him to leave the same with the examiner, to be annexed to his deposition.

35. Did the said ship during the voyage in which she was captured, or on or during any, and what former voyage, sail to, or attempt to enter or leave, any port, place, river, or coast which was under blockade by the arms or forces of any, and which, of the belligerent powers? If yea, when, where, and how did you first hear of such port, place, river, or coast being so blockade? And were you at any, and what time; and, if you by whom and where wound not to record to character the said. if yea, by whom, and where, warned not to proceed to, or not to attempt to enter, or to leave such blockaded port, place, river, or coast? What conversation or other communication passed between you and your informant in respect thereto? And what course did you pursue upon and after such warning?

36. What instructions did you or did any, and what other, person on board receive, and from whom, and when, with respect to any and what blockade which there was, or might thereafter be, established? Or will you swear that you never received, and do not know or believe that any other person on board received, any instructions whatsoever in respect to any blockade which was, or might be, established of any port, place,

No. 10.—Commission for the Examination of Witnesses on Standing Interrogatories. (Rule 29.)

Victoria, by the Grace of God of the United Kingdom of Great Britain and Ireland Queen, Defender of the Faith, Empress of India.

To (fill in names of persons to be appointed Commissioners).

Whereas H.R., Chief Justice (or Judge) of Our Vice-Admiralty (or Supreme, or other Court having prize jurisdiction, as the case may be) Court of —— in prize, hath on the application of (insert name and title of agent for Procurator-General), on Our behalf, ordered a commission to the effect hereunder written. We therefore give power and authority unto you, jointly and severally, and do hereby charge and require you, that upon such days, and at such places, as shall be by you appointed for that purpose, you do administer an oath in due form of law unto, and secretly and separately examine and interrogate, the respective commanders, masters, officers, mariners, and other persons found on board any ship or vessel belonging to (fill in title of enemy Government, as the King of ——), or to his subjects, or to any others inhabiting within any of his countries, territories, or dominions, already seized and taken, and which hereafter shall be seized and taken as prize by any of Our ships or vessels of war, or otherwise seized as prize and brought or to be brought to or near (fill in name of place where the commissioners are to hold examinations), or such other person or persons, by whom the truth may be discovered, relating to the property of such ships, vessels, and goods, that shall be produced and brought before you, or one of you, upon certain interrogatories annexed to these presents, in produced and orought before you, or one of you, upon certain interrogatories annexed we misse presents, in order to judgment, and also upon such other interrogatories as may be transmitted unto you as occasion shall require, and that you cause their sayings and depositions to be faithfully reduced into writing, assuming for your registrar or actuary——, registrar of the said Court, or any other person (barrister or solicitor, if possible) to be by him substituted, and also assuming, as often as occasion shall require, an interpreter of good credit to be by you sworn. Further requiring you that having finished the business of examination of the commander, master, officers, mariners, and other persons found on board any ship or vessel seized or taken, or to be seized or taken as aforesaid, and such other persons by whom the truth may properly be or to be seized or taken as aforesaid, and such other persons round on board any snip or vessel seized or taken, or to be seized or taken as aforesaid, and such other person or persons, by whom the truth may properly be discovered, relating to the property of such ship, vessel, and goods, you do immediately after the examination of such witnesses duly transmit to the said Chief Justice (or Judge) of Our said Court their sayings and depositions, with the ship papers delivered up, on oath, together with a copy of the interrogatories upon which they were

the case may be), if the examination is taken by interpretation). Before us, (Signed) C.D., (Bigned) A.B., (Signed) A.B., Interpreter (and Notary Public). No. 12.—Heading to Depositions in Answer to Standing Interrogatories. (Rule 36.) No. 1. In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of	and hereof fail not.
name and substitute in my stead and place for expediting this commission (insert names of one or more barristers of solicitors to act as actuaries), reserving to myself the power of substituting any other person or persons as, I shall think fit. Gliven, as above. No. 11.—Certificate at Foot of Answers to Standing Experience (Signed) E.F., Registrat. Gliven, as above. No. 12.—Certificate at Foot of Answers to Standing Interescoatance. (Rule 36.) Taken and acknowledged (by the interpretation of A.B., of, gentleman (or notary public, or as the case may be), if the examination is taken by interpretation). Before us, (Signed) C.D., (Signed) A.B., H.F., Interpreter (and Notary Public), Commissioners. In the presence of E.F., Registrar (or Actuary). No. 12.—Heading to Depositions in Answer to Standing Interescoatance. (Rule 36.) In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of The, master. The, master. The depositions of all and singular the witnessee respecting the capture of the ship or vessel whereof risk the house of at in upon the standing interrogatories; by vitue of a commission issued under seal of the said Court, bearing date the and addressed to (set for the terms of all Journations of the ship downward of the standing commission), isn'thy and severally is before us the states of all Journations of the ship of the capture of the ship to the properties of	of our Lord one thousand ——— hundred and ———. (Signed) E.F., Registrar.
Taken and acknowledged (by the interpretation of A.B., of, gentleman (or notary public, or as the case may be), if the examination is taken by interpretation). Before us, (Signed) C.D., (Signed) A.B., (Signed)	name and substitute in my stead and place for expediting this commission (insert names of one or more barristers or solicitors to act as actuaries), reserving to myself the power of substituting any other person or persons as I shall think fit. (Signed) E.F., Registrar.
Taken and acknowledged (by the interpretation of A.B., of, gentleman (or notary public, or as the case may be), if the examination is taken by interpretation). Before us, (Signed) C.D., (Signed) A.B., (Signed)	No. 11.—CERTIFICATE AT FOOT OF ANSWERS TO STANDING INTERROGATORIES. (Rule 35.)
(Signed) C.D., H.F., Commissioners. (Signed) A.B., H.F., Commissioners. In the presence of E.F., Registrar (or Actuary). No. 12.—Heading to Depositions in Answer to Standing Interrogations. (Rule 36.) No. — In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of — The —, —, master. The depositions of all and singular the witnesses respecting the capture of the ship or vessel — whereof — in the year of our Lord —; at the house of —, at —, in —, upon the standing interrogatories; by virtue of a commission issued under seal of the said Court, bearing date the —— day of —, and address of our commissions mentioned in the standing commission), jointly and severally; before us the said of the names of all chammissioners mentioned in the standing commission), jointly and severally; before us the said of the names of all chammissioners mentioned in the standing commission), jointly and severally; before us the said of the names of all chammissioners mentioned in the standing commission), jointly and severally; before us the said of the names of all chammissioners mentioned in the standing commission), jointly and severally; before us the said of the names of all chammissioners mentioned in the standing commission), jointly and severally; before us the said of the names of all chammissioners mentioned in the said standing commission), jointly and severally; before us the several witnesses (and, if any point of the cautaries under the said standing commission), following, to wit. A.B., master of the ability of interpret between the Court and the witnesses; ji in the presence of —, aged — years, a witness produced and sworn, on his oath deposes and says as follows: (—, the — day of —,) 1. To the first interrogatory, the witness answering, says:— No. 13.—Return to Depositions of Standing commission, countries on the said standing commission, issued under the sea of the said witnesses were faithfully for the standing commission hereinster mentioned, on the — and — days of —, at th	Taken and acknowledged (by the interpretation of A.B., of —, gentleman (or notary public, or as the case may be), if the examination is taken by interpretation).
The presence of E.F., Registrar (or Actuary). No. 12.—Heading to Depositions in Answer to Standing Interregatories. (Rule 36.) In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of	
No. 12.—Heading to Depositions in Answer to Standing Interrogatories. (Rule 36.) No	H.F., Interpreter (and Notary Public).
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of	
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of	
The depositions of all and singular the witnesses respecting the capture of the ship or vessel — whereof — riow is on lately was master, taken on the — and — days of — in the year of our Lord — ; at the house of — at — in — upon the standing interrogatories; by virtue of the forth the names of all commissioners mentioned in the standing commission, jointly and severally; before us the said — and — ; upon the oaths of the several witnesses [and if any portion of the examination to taken by interpretation, by the interpretation of — of — notary public (or as the case may be) aforesaid, who was first sworn that he well understood the English and — languages, and faithfully to interprete between the Court and the witnesses;] in the presence of — registrar (or — , one of the actuaries under the said standing commission), following, to wit. A.B., master of the ship or vessel — , of —, aged — years, a witness produced and sworn, on his oath deposes and says as follows: — , of —, aged — years, a witness produced and sworn, on his oath deposes and says as collows: — . No. 13.—Return to Depositions on Standing Interrogatories. (Rule 36.) In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of — . In Prize. The — , —, master. I, E.F., registrar of the above Court (or actuary, as the case may be), do hereby certify that C.D., D.F., and G.H., witnesses respecting the capture of the ship or vessel — , whereof — now is or lately was master, were by virtue of the standing commission hereinafter mentioned, on the — and — days of —, at — in — in my presence produced, and separately sworn, and examined upon the interrogatories annexed to the commissioners and addressed to (here set prewith sent, by and — two of the commissioners named in the said standing commission, issued under the seal the commissioners mentioned in the commissioners in my presence produced, and asparately sworn, and examined upon the interrogatories annexed to the commissioners mentioned in the commissioners in the vest	In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of ———. In Prize.
whereof rabw is or lately was master, taken on the and days of in the year of our Lord ; at the house of, at in, upon the standing interrogatics; by virtue of a commission; issued under seal of the said Court, bearing date the day of, and addressed to (set forth the names of all downwissioners mentioned in the standing commission), jointly and severally; before us the said and; upon the oaths of the several witnesses [and, if any posthocase samay be) aforesaid, who was first sworn that he well understood the English and languages, and faithfully to interpret between the Court and the witnesses [i) in the presence of, registrar (or, one of the actuaries under the said standing commission), following, to wit:, A.B., master of the ship or vessel, of, aged, years, a witness produced and sworn, on his oath deposes and says as follows:, (, the, day of,) 1. To the first interrogatory, the witness answering, says:, No. 13.—Return to Depositions on Standing Interrogation) Court of, The, master. I, E.F., registrar of the above Court (or actuary, as the case may be), do hereby certify that C.D., D.F., and G.H., witnesses respecting the capture of the ship or vessel, whereof, now is or lately was master, were by virtue of the standing commission hereinafter mentioned, on the, and, days of, at the house of, at, in, i	
No. 13.—Return to Depositions on Standing Interrogatories. (Rule 36.) In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of	whereof —— now is or lately was master, taken on the —— and —— days of —— in the year of our Lord ——; at the house of ——, at ——, in ——, upon the standing interrogatories; by virtue of a commission issued under seal of the said Court, bearing date the —— day of ———, and addressed to (set forth the names of all commissioners mentioned in the standing commission), jointly and severally; before us the said ——— and ————; upon the oaths of the several witnesses [and, if any portion of the examination is taken by interpretation, by the interpretation of ———, notary public (or as the case may be) aforesaid, who was first sworn that he well understood the English and ———— languages, and faithfully to interpret between the Court and the witnesses;] in the presence of ———, registrar (or ——————————————————————————————————
No. 13.—Return to Depositions on Standing Interrogatories. (Rule 36.) In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of	1. To the first interrogatory, the witness answering, says:—
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of	
In Prize. In Prize. The ————————————————————————————————————	
I, E.F., registrar of the above Court (or actuary, as the case may be), do hereby certify that C.D., D.F., and G.H., witnesses respecting the capture of the ship or vessel, whereof now is or lately was master, were by virtue of the standing commission hereinafter mentioned, on the and days of, at the house of, at, in, in my presence produced, and separately sworn, and examined upon the interrogatories annexed to the commission, and of which a copy is herewith sent, by and, two of the commissioners named in the said standing commission, issued under the seal of the above Court, bearing date the day of, and addressed to (here set forth the names of all the commissioners mentioned in the commission), jointly and severally. And the depositions of the said witnesses were faithfully reduced into writing by me, E.F., registrar (or actuary, substituted, and appointed for that purpose by, Esquire, registrar of the above court). [And inasmuch as C.D., one of the aforesaid witnesses, is a, and not conversant with the English language, J.K., of, notary public (or ar the case may be), a person well acquainted with the English and languages, was by the said two commissioners in my presence sworn well and truly to interpret the sayings and depositions of the said witness.] Which depositions so reduced into writing are to these presents annexed, all of which I do certify under my hand and notarial seal at aforesaid, the day of, in the year of our Lord, (Signed) E.F., Registrar (or Actuary). No. 14.—Precipe for a Monition to Captors to proceed to Adjudication) Court of, or as the, master. I, J.K., solicitor for C.D., claimant of the ship, commander [or by (insert names of actual captors)], and brought into the port of, commander of Her Majesty's ship or of captors or seizors), monition against the said (insert name or names of commander of Her Majesty's ship or of captors to not on the	In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of In Prize.
[And inasmuch as C.D., one of the aforesaid witnesses, is a, and not conversant with the English language, J.K., of, notary public (or ar the case may be), a person well acquainted with the English and languages, was by the said two commissioners in my presence sworn well and truly to interpret the sayings and depositions of the said witness.] Which depositions so reduced into writing are to these presents annexed, all of which I do certify under my hand and notarial seal at aforesaid, the day of, in the year of our Lord (L.s.) No. 14.—Precipe for a Monition to Captors to proceed to Adjudication. (Rules 43 and 264.) In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of In Prize. The, master. I, J.K., solicitor for C.D., claimant of the ship (or of the cargo of the ship, or as the case may be), taken or seized by Her Majesty's ship, commander [or by (insert names of actual captors)], and brought into the port of (or now lying in the port of, as the case may be), pray a captors)], and brought into the port of (or names of commander of Her Majesty's ship or of captors or seizors). Monition against the said (insert name or names of commander of Her Majesty's ship or of captors or seizors).	I, E.F., registrar of the above Court (or actuary, as the case may be), do hereby certify that C.D., D.F., and G.H., witnesses respecting the capture of the ship or vessel ———, whereof ———— now is or lately was master, were by virtue of the standing commission hereinafter mentioned, on the ———— and ——————————————————————————————
(L.S.) (Signed) E.F., Registrar (or Actuary). No. 14.—Præcipe for a Monition to Captors to proceed to Adjudication. (Rules 43 and 264.) No In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of In Prize. The, master. I, J.K., solicitor for C.D., claimant of the ship, commander [or by (insert names of actual case may be), taken or seized by Her Majesty's ship, commander [or by (insert names of actual captors)], and brought into the port of, (or now lying in the port of, as the case may be), pray a captors)], and brought into the port of, (or names of commander of Her Majesty's ship or of captors or seizors), monition against the said (insert name or names of commander of Her Majesty's ship to be served on the	and examined upon the interrogatories annexed to the commission, and of which a copy is herewith sent, by ———————————————————————————————————
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of In Prize. The, master. I, J.K., solicitor for C.D., claimant of the ship, commander [or by (insert names of actual case may be), taken or seized by Her Majesty's ship, commander [or by (insert names of actual captors)], and brought into the port of (or now lying in the port of, as the case may be), pray a captors)], and brought into the port of rames of commander of Her Majesty's ship or of captors or seizors), monition against the said (insert name or names of commander and documents having to be served on the	and examined upon the interrogatories annexed to the commission, and of which a copy is herewith sent, by ————————————————————————————————————
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of In Prize. The, master. I, J.K., solicitor for C.D., claimant of the ship, commander [or by (insert names of actual case may be), taken or seized by Her Majesty's ship, commander [or by (insert names of actual captors)], and brought into the port of (or now lying in the port of, as the case may be), pray a captors)], and brought into the port of rames of commander of Her Majesty's ship or of captors or seizors), monition against the said (insert name or names of commander and documents having to be served on the	and examined upon the interrogatories annexed to the commission, and of which a copy is herewith sent, by ————————————————————————————————————
The, master. I, J.K., solicitor for C.D., claimant of the ship, commander [or by (insert names of actual case may be), taken or seized by Her Majesty's ship, commander [or by (insert names of actual captors)], and brought into the port of (or now lying in the port of, as the case may be), pray a captors)], and brought into the port of (or now lying in the port of, as the case may be), pray a monition against the said (insert name or names of commander of Her Majesty's ship or of captors or seizors), monition against the said (insert name or names of commander of Her Majesty's thip to be served on the	and examined upon the interrogatories annexed to the commission, and of which a copy is herewith sent, by ————————————————————————————————————
The ———, master. I, J.K., solicitor for C.D., claimant of the ship ———— (or of the cargo of the ship —————, or as the case may be), taken or seized by Her Majesty's ship ————————————————————————————————————	and examined upon the interrogatories annexed to the commission, and of which a copy is herewith sent, by ————————————————————————————————————
case may be), taken or seized by Her Majesty's snip captors)], and brought into the port of (or now lying in the port of, as the case may be), pray a captors)], and brought into the port of (or now lying in the port of, as the case may be), pray a captors)], and brought into the port of (or now lying in the port of, as the case may be), pray a captors)], and brought into the port of (or now lying in the port of, as the case may be), pray a captors)], and brought into the port of (or now lying in the port of, as the case may be), pray a captors)], and brought into the port of (or now lying in the port of, as the case may be), pray a captors)], and brought into the port of (or now lying in the port of, as the case may be), pray a captors)], and brought into the port of (or now lying in the port of, as the case may be), pray a captors)], and brought into the port of (or now lying in the port of, as the case may be), pray a captors)], and brought into the port of (or now lying in the port of, as the case may be), pray a captors)], and brought into the port of (or now lying in the port of, as the case may be), pray a captors)], and brought into the port of (or now lying in the port of	and examined upon the interrogatories annexed to the commission, and of which a copy is herewith sent, by ————————————————————————————————————
and (1) may be left with me at (1) 11 th the control of the contro	and examined upon the interrogatories annexed to the commission, and of which a copy is herewith sent, by ———————————————————————————————————
Dated this ———— day of ———— (Signed) J.K., Solicitor for the Claimant.	and examined upon the interrogatories annexed to the commission, and of which a copy is herewith sent, by — and — , two of the commissioners named in the said standing commission, issued under the seal of the above Court, bearing date the — day of — , and addressed to (here set forth the names of all the commissioners mentioned in the commission), jointly and severally. And the depositions of the said witnesses were faithfully reduced into writing by me, E.F., registrar (or actuary, substituted and appointed for that purpose by — , Esquire, registrar of the above court). [And inasmuch as C.D., one of the aforesaid witnesses, is a — , and not conversant with the English language, J.K., of — , notary public (or ar the case may be), a person well acquainted with the English and — languages, was by the said two commissioners in my presence sworn well and truly to interpret the sayings and depositions of the said witness.] Which depositions so reduced into writing are to these presents annexed, all of which I do certify under my hand and notarial seal at — aforesaid, the — day of [L.S.] No. 14.—Præcipe for a Monition to Captors to proceed to Adjudication. (Rules 43 and 264.) In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of — [In Prize. The — , , master. I, J.K., solicitor for C.D., claimant of the ship — (or of the cargo of the ship — , or as the case may be), taken or seized by Her Majesty's ship — , commander [or by (insert names of actual captors)], and brought into the port of — (or now lying in the port of — , as the case may be), pray a monition against the said (insert name or names of commander of Her Majesty's ship or of captors or seizors), monition against the ship met laye an address as required by Rule).

160 casks tallow marked E.F., 400 tins preserved meat marked A.K.

[&]quot;160 casks of tallow, 400 tins of preserved meat, 14 bales of hide cuttings, 1,500 "tons (more or less) of coal," &c. (as the case may be), marked and numbered (if such is the fact) as per margin.

	•	
copy, faithfully ext	ferring to the paper hereto annexed, marked ———, I further tracted from my original book of correspondence of the orders gived that the same is in every respect true and genuine, and that the	ven by me for the shipment of
3. And I f	y transmitted by the mail to ——— aforesaid. further say that I was regularly advised of the shipment of the ————, dated respectively ———— and ————, the originals who	
marked L , and M , and were received	; and that the said last-mentioned letters are in like manner in by me in due course of post after the dates thereof, at	all respects true and genuine aforesaid.
true and original k	further say, referring to the papers hereto annexed, marked N., bills of lading and invoices referred to in the said letters, and t nt of the said invoices on my own account, without any fraud, co	hat I have actually and bond
5. And I for her said voyage we	urther say that I have been informed and verily believe that these captured by Her Britannic Majesty's ship ————, and carrie	ed into ———.
same and at the case the said good and arrive and be	further say that the said goods did belong to me, the said ——apture aforesaid, and do belong to me at this present time, and is had not been seized and taken, and will belong to me in cas unladen at the original and true port of destination, and until	nd would have so belonged in se the same shall be restored
7. And I f	or the sole account, risk, and benefit of me, the said ———. Further say that neither the Government (or the King, or as the -), nor any person being a subject or inhabiting within any of the perfore) of ———— (or the King of ———————————————————————————————————	territories of the Government
other than this dep at the said several the said ——.	conont, have, hath, or had, directly or indirectly, any right, title I periods of time, nor will have before the sale or disposal there	o, or interest in the said goods of for the sole account of me
said capture, and person or persons, within the territor	further say that I was not at the time of the lading of the said am not at the present time, engaged in partnership in any hor or with any person or persons enemies of the Crown of Great Bries of, or	use of trade belonging to any ritain and Ireland, or residing
9. And I f mental reservation Sworn, &c.		thout any fraud, collusion, or (Signed) A.B.
No. 19.—I	PRÆCIPE ON INSTITUTING PROCEEDINGS IN PRIZE SALVAGE.	(Rules 61 and 264.)
In the Vice- In Prize.	-Admiralty (or the Supreme or other Court having prize jurisdict	
	,, master.	
description of the personam, state the pounds. And I pra monition against	licitor, hereby institute a cause of prize salvage on behalf of etitioner) against (if in rem, state the name and nature of the programme, address, and description of the party to be cited) in the say [if in rem, a warrant to arrest (state the name and nature of the the said (state name and description of the party to be cited), citing tall instruments and other documents in the said cause may be lead to the said cause may be said cause may said cause may be said cause may said cause may be said cause may be said cause may said cause	perty proceeded against; if in inf of (state the sum in letters) property), or if in personam, him to appear in this cause].
as required by Rule	<i>5 5</i>).	
	dey of	(Signed) $J.K$.
	No. 20.—WARRANT OF ARREST IN PRIZE SALVAGE. (Rules 6 -Admiralty (or the Supreme or other Court having prize jurisdict	No
In Prize,	,, master.	one court of
(L.S.)		
To the mars	with Grace of God, &c., &c. shal of the ———— Court of ————, and to all and singular his cause of prize salvage has been instituted in Our said Court	substitutes, Greeting:
the said ship her cargo), and to all persons who ha from the service he in the said cause.	— (and her cargo). We therefore hereby command you to arre- keep the same under safe arrest until you shall receive further we or claim to have any right, title, or interest in the said —— ereof (exclusive of the day of such service), in the Registry of Ov We further command you to warn all the said persons that if the udge of Our said Court will proceed to determine the said cause,	est the said ship ————————————————————————————————————
as to him shall seer	m right. ——, under the seal of Our said Court, this ——— day of ——	•
Taken out b	y	
	No. 21.—Monition in Prize Salvage. (Rule 61.)	No
In the Vice-	Admiralty (or the Supreme or other Court having prize jurisdiction	on) Court of ——.
In Prize, The ———,	, ——, master.	
(L.s.) Victoria, by	the Grace of God, &c., &c.	
To ———, (Whereas a c	cause of prize salvage has been instituted in our to enter	of, against you, on
service hereof (excl	We therefore hereby command you, in the Registry of Our said (lusive of the day of such services, in the Registry of Our said (Court, an appearance in the
Our said Court will	We hereby warn you that, if you to not start an appearance proceed to determine the said cause, or make such order therein, under the seal of Our said Court, this day of	as to him shall seem right.
Monition in	personam.	E.F., Registrar.
Prize salvage Taken out b		•

2	
No. 22.—Affidavit to lead Warrant in Prize Salvage. (Rules 62 and 124.)	
o (i.) By Captors.	
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of	_,
In Prize. The ———, master.	•
I, A.B. (insert name or names of captor), make oath and say as follows:—	
 I am a post captain (or as the case may be) in Her Majesty's Navy, and at the time hementioned was in command of Her Majesty's ship Her Majesty's said ship, when distant miles from the coast of (or in 	or shout
long. ——and lat. ——), re-captured the ship ——— (and her cargo) from the enemy, and the corofficers, and crew of Her Majesty's said ship ———are entitled to prize salvage in respect of such re——(3. If the re-capture was made under circumstances of special difficulty or danger, set out such stances.)	nmander,
4. The said ship ———— after re-capture was permitted by the said re-captors to prosecute he 5. The said ship ————————————————————————————————————	r voyage. t, having
6. I have been informed and believe that the aid of this Court is necessary to obtain salvage for the aforesaid services.	ge reward
Sworn, &c. (Signed) [Note.—If the re-capture was by a ship other than one of Her Majesty's ships, alter this affidavit acc	
describing the re-captors as owners, master, and crew, or as the case may be.]	corarngiy,
· · · · · · · · · · · · · · · · · · ·	
(ii.) By Ship's Crew. (Rules 62 and 124.)	, ,
(Heading as in Form (i,).)	,
I, A.B., make oath and say as follows:—	٠.
1. I am chief officer of the said ship ———, now lying at the port of ———, within this jur having been brought there in my charge.	
2. The said ship — whilst on a voyage from — to — , with a crew of — he	nds, and
a cargo of, was captured by a man-of-war, her master and of her crew were to fher, a prize crew of men were put on board of her, and her course was set by such prize creenemy port of,	w for the
3. On the day of , whilst so proceeding for the said port of , the British	crew left
on board her rose under my orders on the said prize orew, and after a severe fight lasting ———, suc overpowering them and regained possession of the said ship.	
4. A course was at once set for the port of, where the ship arrived without further accidents and the same and the same and believe the same and the same and believe the same and th	dent.
5. The said ship is now within the jurisdiction of this Court, and I am informed and believe aid of this Court is necessary to obtain salvage reward for the said services.	tnat tne
Sworn, &c. (Signed)	A.B.
No. 23.—Affidavit to lead Monition in Prize Salvage, by Captors or by Ship's Crew. (Ru No	
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of	•
In Prize. The ———, master.	
(If claim is by captors, insert §§ 1, 2, 3, as in Form 22 (i.); if claim is by ship's crew, insert §§ as in Form 22 (ii.); and proceed:—)	1, 2, 3, 4,
the owner (or owners) of the said ship ———, is (or are) resident (or domiciled) at ——— w	vithin the
jurisdiction of this Court. Sworn, &c. (Signed)	
[Note.—If the re-capture was by a ship other than one of Her Majesty's ships, alter this affidavit acc describing the re-captors as owners, masters, and crew, or as the case may be.]	cordingly,
No. 24.—Appearance in Prize Salvage. (Rule 64.)	
(i.) By Owner or Party interested in the Ship or Cargo.	
No In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of	
In Prize. The, master.	
Take notice that I appear in this cause as owner of (or if the appearance is by a party interested the nature of the interest) the above vessel [or of the cargo (or of part of the cargo) of the above vessel].	l, describe
Dated this ———— day of ————. (Signed) My address is ————. My address for service is ————.	A.B.
	. ,
(ii.) By Solicitor for Owner or Party interested.	
(Heading as in Form (i.).)	
Take notice that I appear for A.B. (insert address of A.B.), the owner (or if the party interest designation may be) of the above vessel in this cause [or of the cargo (or of part of the cargo) of the	ed, as the he above
vessel]. Dated this day of (Signed) I K Solicitors	Son 4 D

My place of business is ----- My address for service is ---

	·				·
	No. 25,Affidavit of Value in a Cause of	F PRIZE	SALVAGE.	(Rule 65.)	
,	In the Vice-Admiralty (or the Supreme or other Court has		an inmindint	tion) Count of	No
In Pr		owy pre	ze jurisuici	non) Court or -	• • •
	The, mester.			. 6-11-	. •
•	I, A.B., of ———, one of the owners of the said ship ——			-	
£	That the value of the said ship is \mathfrak{L} ——— or thereabout—, and that the gross value of the freight earned by the				
servic	es are alleged to have been rendered to her, amounts to				
expen	ses of earning such freight are (set them out).				
	Sworn, &c.			. (2	Signed) $A.B.$
					Q °
	No. 26 —Agreement of Values of Ship, Care			r in a Cause	OF
	Prize Salvage. (I	Kuie oo	•) .	W	No
	In the Vice-Admiralty (or the Supreme or other Court he	aving p	rize jurisdi	iction) Court of	
In Pr	ize. The,, master.				•
	We, the undersigned, solicitors for the owners of the sh	nin ——	(or for	interv	oner as the case
may t	be), and solicitors for ———, the re-captors, the parties				
and t	he cargo (now or) lately laden therein, and the freight di	ue for t	he transpo	rtation thereo	i, being the ship,
	, and freight proceeded against in this cause, to have been her of the value of £ ——— (that is to say):—	n at the	time of the	ne salvage serv	ices in question,
togen	ther of the value of 2 ——— (that is to say):—			£. s.	đ.
	Value of ship	• •		• •	
	Value of cargo Value of freight	• •		• •	
۰	value of froight	••		• • .	
0	•			£	
	Dated this ——— day of ———.				
				I., Solicitors fo	
•			. L and I	M., Solicitors fo	or Re-captors.
1	No. 27.—Præcipe instituting Cause of Joint Captu	RE OR	RE-CAPTU	TRE. (Rules 7	
. 1	In the Vice-Admiralty (or the Supreme or other Cour! have	ina mei	ze iur sdict	tion) Court of -	No
In Pi		ong pro	, , , , , , , , ,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	•
	The ———, master.	•			
~ d dma	I, J.K., solicitor, hereby institute a cause of joint captur				
	ss, and description of alleged joint captor), as joint captor, and entitled to share in the proceeds thereof (or the salv				
(state	the name, address, and description of the actual captor or other	her pari	ty to be cite	d) (and if the co	suse is instituted
after the n	condemnation or adjudication in prize salvage add), and I ame of the party to be cited), citing him to appear in this	. pray a cause.	monition a And T cor	against the sa	ngtruments and
	documents in the said cause may be left for me at				
	Dated this ——— day of ———.	/Sian		Saliaitan fan t	ba Datitiana
	<u> </u>	(Bign	eu) J.A.,	, Solicitor for t	de Petitioner.
	No. 28.—Appearance in Joint (CAPTUR	E. (Rule	76.)	Mo
	In the Vice-Admiralty (or the Supreme or other Court h	avina r	orize iwrisd	liction) Court o	No. ——•
In Pr	rize.		7	,	-
	The ———, master. Take notice that I appear in this cause as respondent.				
	Dated this ——— day of ———.				•
			((Signed) $C.D.$	Respondent.
	My address is ———. My address for service is ———				
	(Or if appearance is by solicitor for respondent) Take notice that I appear for C.D., of ——— (insert ac	dance a	f CD) the	e respondent in	this cause
			(Signe	d) L.M., Solid	eitor for C.D.
	My place of business is My address for service	e is	 .		
		•			
	•		22		
	No. 29.—Monition to show Cause in Case of Joint	CAPTO	TRE AND E	E-CAPTURE.	(Rule 76.) No.——.
	In the Vice-Admiralty (or the Supreme or other Court he	aving p	rize jurisdi	ction) Court of	110
In Pr	rize.				
(r.o.)	The ———, master.				
(L.S.)	Victoria, by the Grace of God of the United Kingdom	of Gree	at Britain	and Ireland Q	ueen, Defender
of the	a Waitha Wasanaa - CT 31-	•			
	To ——— (fill in the names of the persons originally clair	nony us nan-inat	ituted :- 4	re-captors), Gr	ecung :
hehal	Whereas a cause of joint capture (or re-capture) has be f of ——— (insert the name of the persons claiming, as, e.g				
ex the	—, and the goods, wares, and merchandle lated the said ship ————), and to share in the proceeds thereof (ov m m	e servade l	havanie in respe	

We therefore command you, the said ———, to enter, within six days from the service hereof (exclusion of the day of such service), in the Registry of Our said Court, an appearance in the said cause. And we here warn you that if you do not enter an appearance as aforesaid, the Judge of Our said Court will proceed	by
determine the said cause and make such order therein as to him shall seem right.	
Given at ———, in Our said Court, under the seal thereof, this ———— day of ————.	
Monition in joint capture (or re-capture). Taken out by ———.	
· · · · · · · · · · · · · · · · · · ·	
No. 30.—Admission in Joint Capture or Joint Re-capture. (Rule 78.)	
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of ———. In Prize.	
The ———, master.	
Admission.	
I, L.M., solicitor for the respondents in the above cause, admit that Her Majesty's ship ———, and t commander, officers, and crew thereof (or such persons as may be entitled), are entitled to share as joint capto (or re-captors) in the ship ———— (and her cargo).	rs
Dated this —— day of ——.	
(Signed) L.M., Solicitor.	
No. 31.—Præcipe for Monition in Prize Bounty. (Rules 90 and 264.) No. ———.	
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of In Prize.	
The ———, master.	
I, J.K., solicitor for the applicants (insert names of applicants), pray a monition against (insert name and title of proper officer of the Crown) to appear and show cause why the said applicants should not be declar entitled to prize bounty in respect of the armed ship ———, and I consent that all instruments and other documents in the said cause may be left for me at (give an address as required by Rule 5).	ed
Dated this ———— day of ————. (Signed) J.K., Solicitor for the Applicants.	
(Signed) J.A., Solicitor for the Applicance.	
No. 32.—Monition in Prize Bounty. (Rule 90.)	
No	
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of	
In Prize.	
(L.S.) The ———, master.	
Victoria, by the Grace of God of the United Kingdom of Great Britain and Ireland Queen, Defend of the Faith, Empress of India.	ler
To the marshal of the ——— Court of ———, and to all and singular his substitutes, Greeting:	
Whereas (in a cause instituted for the condemnation of the armed ship ————————————————————————————————————	ty
why a decree or order should not be made declaring the title of (insert names of applicants) to prize boun in respect of the taking (or destroying) of the armed ship ———, and stating the amount thereof. We further command you to warn the said ———, that if he does not enter an appearance or she cause as aforesaid, the Judge of Our said Court will proceed to hear and determine the said application, as	ty ow
make such order therein as to him shall seem right.	
Given at ———, under the seal of Our said Court, this ———— day of ————. E.F., Registrar.	
Monition to show cause in prize bounty. Taken out by ———.	
No. 33.—Summons for Particulars where Misconduct of Captors alleged. (Rule 92.)	
No	
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of ———. In Prize.	
The ———, master.	
Let all parties concerned attend the Judge in chambers on ———, the ———————————————————————————————————	ch.
appression,	
Dated this ——— day of ———. Tus summons was taken out by ———— of ———— solicitor for —————————————————————————————————	

No. 34.—Order for Particulars	WHERE MISCONDUCT OF CAPTORS ALLEGED. (Rule 92.)
	no or other Court having prize jurisdiction) Court of
In Prize. ——, Judge.	
The ———, master.	
ordered that (insert names of parties complai an account in writing of the particulars of pleading or document where allegation contain if any, sustained thereby), and that unless so this order, such allegation of ——————————————————————————————————	ing the affidavit of, filed the day of, it is ning) do within days deliver to (the party complained of (the offence, breach, or act complained of) alleged in (stated), together with the time and place thereof (and the injuries uch particulars be delivered within days from the date of the said, and be deemed to be of no effect or avait the Judge shall seem fit), and that the costs of this application
Dated this ——— day of ———.	(Signed) H.R., Judge (or E.F., Registrar).
No. 35.—Particulars of	OFFENCES AGAINST LAW OF PRIZE. (Rule 92.)
In the Vice-Admiralty (or the Supreme	e or other Court having prize jurisdiction) Court of ———.
In Prize.	
The following are the posticulars of the	he offences against the law of prize alleged by, claimans
of the ship ————————————————————————————————————	——), in (document or pleading in which alleged) delivered pursuant day of ———. ts complained of, in full detail.) in offences, &c.)
3. (Set out the injury sustained thereby Dated this ————————————————————————————————————	·
То	(Signed) $L.M.$, Solicitor for the Claimant.
10	
No. 36.—Notice of	Motion in Pre-emption. (Rule 94.)
In the Vice-Admiralty (or the Supreme	or other Court having prize jurisdiction) Court of
In Prize.	
The, master.	To the section of the section has been be bound
the Judge will be moved by ———, on behall board the ship ———— be appraised by the ma	day of, or so soon thereafter as counsel can be heard, if of the Lords of the Admiralty, for an order that the stores on arshal and by him sold to the Admiralty.
Dated this ——— day of ———.	(Signed) L.M., Solicitor for the Admiralty.
To (the owner of the stores in question, or	his agent, as the case may be).
No. 37.—Affidavit	IN CASE OF PRE-EMPTION. (Rule 94.)
In the Vice-Admiralty (or the Supreme	or other Court having prize, jurisdiction) Court of
In Prize. The ———, master.	
I, $S.T.$, make oath and say:—	
victualling, as the case may be) stores (or a car the enemy to which the stores or cargo were beng ship, commander, and brough 3. I am informed and believe that the for the service of Her Majesty, appears to the	said ship ———, whilst passing the seas laden with (naval or go of ———) intended to be carried to (insert name of the port of carried), a port of an enemy of Her Majesty, was taken by H.M.
Sworn, wo.	(Signed) S.T., Agent for the Lords of the Admiralty.
No. 38.—Order for Appraiseme	NT AND SALE IN PRE-EMPTION. (Rules 94 and 109.)
In the Vice-Admiralty (or the Supreme	or other Court having prize jurisdiction) Court of
In Prize. The,, master.	•
The Judge having heard the affidavit of Admiralty, and counsel (or the solicitors) for the goods and stores (or state which of them) of by him to the Lords of the Admiralty at the a Court for the benefit of the persons who should cargo (or stores), and further reserved all questions.	of read, and counsel (or the solicitor) for the Lords of the the captors and claimants respectively, ordered and decreed that n board the ship be appraised by the marshal and be sold appraised value thereof, and that the proceeds of sale be paid into be held entitled thereto, and reserved the adjudication of the said stions as to freight, costs, and expenses.
Dated this ——— day of ———.	(Signed) E.F., Registrar.
[NOTE.—The form of this Order as to con	sts and freight will follow the actual directions of the Judge in each

No. 39.—Pleadings.* (Rule 97.)

(i.) PLEADINGS IN PROCEEDINGS FOR CONDEMNATION.

(The Naval Prize Act, 1864, s. 21.)
Petition on behalf of Claimant on further Proof.
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of
In Prize. The ———, master.
Petition.
J.K., solicitor for the claimants $A.B.$, $C.D.$, and $E.F.$, says as follows:—
1. The owners of the above-named ship ———— are A.B., C.D., and E.F. The said A.B. resides at and is a subject of ———. The said C.D. resides at ————— and is a subject of ———. The said
E.F. resides at ———————————————————————————————————
entered at
No. 7 (i.)), and was on the account and risk of ———, who are merchants carrying on business at ————, and are subjects of ———————————————————————————————————
8. There were at the time of such seizure no contraband goods on board the said ship, and no subject of (insert the name of Government at war with Great Britain) or enemy of Great Britain had at the time of such seizure, or at any other time material to the matters in this cause, any share, right, title, or interest in the said ship or cargo, or any part thereof. 9. There was no just ground for the seizure and capture and bringing in of the said ship. The said J.K. prays that the Judge will decree restitution of the said ship to the said A.B., C.D., and E.F., with damages and costs.
[Or, if bail has been given, that the Judge will pronounce that the bail given on behalf of the said claimants to answer the value of the said ship (and goods) may be released and discharged, and that the said (insert names of captors) may be condemned in the damages and costs sustained by and occasioned to the said claimants by reason of such seizure, capture, and bringing in.]
Delivered this ——— day of ———. (Signed) W.X., Counsel (or Party).
Answer.
, (Heading as in Petition above.)
Answer.
(The Naval Prize Act, 1864, s. 21.)
L.M., solicitor for the commander, officers, and crew of Her Majesty's ship ————————————————————————————————————
and documents and the cargo of the ———————————————————————————————————
territory, and upon inquiry of the master of the said ship it appeared that the said ship immediately prior to the purchase by her present owners, and to the existing war, had been owned by, a firm carrying on business at the said port of, in enemy's territory, and that the said master had been in command
of the said ship whilst she belonged to the said firm. 4. On receiving such information, the captors brought in the said ship for adjudication upon the suspicion that the sale and transfer of the said ship to the present alleged owners was not bona fide, and that
she still belonged to her former enemy owners. 5. The transfer and assignment of the said shares in the said ship by A.B. to the claimants C.D. and E.F. in the petition alleged took place as therein alleged, but at the time of such transfer the said A.B. was
a member of the said firm of, carrying on business as aforesaid, and the transfer and assignment of

the said shares was made and executed by the said A.B. as agent of the said firm, and was a mere colourable and fraudulent transfer to cover the enemy character of the said ship, and the said ship at the time of capture and seizure remained the property, and was navigated for the account and at the risk of the said firm of and was in fact enemy property. and was in fact enemy property, and was navigative and was in fact enemy property.

(If the cargo or any part thereof was enemy property, allege it, stating the alleged ownership thereof; or if the cargo or any part thereof was contraband, allege it.)

6. Save as aforesaid the respondents deny all and every the allegations in the petition contained.

^{*} Note.—These Pleadings are given as examples only, and the forms should be adapted to the facts of each particular case.

And the said L.M. prays the Judge to protime of capture and seizure property of enemies nation, and to condemn the same as lawful prize seizure.	of the Crown of Great 1	Britain, or	otherwise liable to condem
Deliminal this does of	•	(Signed)	Y.Z., Counsel (or Party).
Delivered this ——— day of ———.	Reply.		
(Head	ing as in Petition.)		•
p.	Reply.		
	al Prize Act, 1864, 1.		
J.K., solicitor for the claimants, in reply contained, save in so far as the same consist of ac	lmissions.		_
Delivered this ——— day of ———.		(Signed)	W.X., Counsel (or Party).
· (ii.) Pleadings in	n Prize Salvage. (F	Rule 58.)	
	Special Difficulty or Do		
	ng as in Form (i.).)	V	*
	Petition.		
J.K., solicitor for A.B., commander, and the of the above-named ship, the petitioners, says as	follows :—		_
1. The re-captors are the commander, of cruiser of the second class (or as the case may be) told, and with engines of ———————————————————————————————————	ninal.		
2. On the ——— day of ———, at about to ——— in pursuance of her instructions to cruvessels whilst passing such coast. At such time	ise off the coast of — as aforesaid it was bl	and t	o assist and protect British
and the weather showed no signs of improvement 3. Whilst proceeding as aforesaid, those British mail steamer, steaming to the ——— or	on board the ——— si about an opposite co	urse to th	e Signals were at
once made to the said steamship, which proved although a gun was fired, the ————altered her co- making for the port of ————, in enemy's territor	urse and proceeded in to	wards the	no answer was made, and coast of ———, apparently
4. The re-captors having thereon reason immediately altered the course of the ———— and	to believe that the —	dnally oai	ning unon her
5. After — hours' chase the —— as and the —— was about half a mile astern of the	e said ———. At this	time it w	as seen that an enemy war-
ship was coming out of the said port of, a succeeded in getting between the said and	nd thereupon extra ste I the entrance to the s	am was ra	ised on the ——— and she
course to seaward.			
6. The said enemy warship, which proved of ———————————————————————————————————	e of some torpedo boa about half an hour, th	ts which we said ene	were following her engaged my warship was beaten off
and returned to the port of — with the tor re-captors, and the prize crew in charge of her ha the — having been put on board the —,	ving been taken on bot the two vessels in com	ard the —	, and a prize crew from
the ——— having been put on board the ———, the ———— was brought in safety into ———, wh	ere she now lies.		, 1
7. At the time of the said engagement, H owing to the gale and the dangerous nature of t manœuvring during the said engagement, and the and danger. In the said engagement the	he coast she ran great e lives of the re-captor	risk of be s were the	eing driven on the rocks in ereby exposed to great risk
8. By reason of the premises the ——— a	nd her cargo were save	ed from co	ndemnation as prize to the
enemy under circumstances of special difficulty ar The said $J.K.$ prays the Judge to award to her cargo, or such other sum as to the Judge shall	the re-captors one-four	th of the v	value of the said ——— and
Delivered this ——— day of ———.		Signed) I	W.X., Counsel (or Party).
Ansu	ver. (Rule 58.)		
(Headin	g as in Form (i.).)		•
. $L.M.$, solicitor for $C.D.$, the owner (and cla			owner of the cargo thereof,
respondents, in answer to the petition of the re-ca 1. The respondents admit that the said s	ptors says as follows:-	- re-captur	ed from the enemy by the
re-captors, but deny that the re-capture thereof entitling the re-captors to a larger part of the valu 2. The respondents do not admit that Her	was made under circum e of the said ship and ca	stances or argo than c	special danger or difficulty one-eighth part.
engaged in protecting British ships as alleged. conjunction with other vessels, in watching the	At the said time, Her said port of, an and for such purpose	majesty s d in ende was endea	said ship was engaged, in avouring to intercept and
of the said port and bring about an engagement v made for such port in fact brought about the eng	agement so wished for	and intend	ded, and such engagement
The said L.M. prays the Judge to pronounce of the said ship ——— and her cargo, and no more.	e that the re-captors a	re entitled	to one-eighth of the value
by their claim for a larger sum. Delivered this ————————————————————————————————————			Y.Z., Counsel (or Party).

Delivered this ---- day of --

Reply. (Rule 58.) (Heading as in Form (i.).) Reply.

J.K., solicitor for the petitioners, in reply to the answer of the respondents, denies the allegations in the said answer contained, save in so far as the same consists of admissions.

(Signed) W.X., Counsel (or Party).

(iii.) Pleadings in Joint Capture or Re-capture. (Rule 76.)

Petition.

Petition.
J.K., solicitor for the petitioners, says as follows:—
1. The petitioners are the commander, officers, and crew of Her Majesty's ship ———. 2. On the ———————————————————————————————————
3. About (state hour) on the said day, a steamship was sighted bearing about ———, and signals were made by Her Majesty's ship ———— to chase, and Her Majesty's said ships both steamed after the said steam-
ship. (Set out in separate paragraphs the circumstances founding a right of joint capture or joint re-capture, commencing by adapting the above paragraphs to the facts of the case, and conclude.) And the said J.K. prays that the Judge will pronounce that Her Majesty's said ship ————————————————————————————————————
Delivered this ——— day of ———. (Signed) XY., Counsel (or Party).
Answer. (Rule 78.)
(Heading as in Form (i.).)
Answer.
L.M., solicitor for the respondents, in answer to the petition of the petitioner, says as follows:—
 The respondents are the commander, officers, and crew of Her Majesty's (or the) ship ———. About 7 a.m. (set out in short paragraphs the facts upon which the respondents rely to show that they
were the sole captors). 3. The respondents deny that the petitioners were in sight at the time of the said capture (or assisted in making the said capture, or as the case may be).
And the said L.M. prays that the Judge will pronounce that the prize was taken solely by the (respondent's ship), and that the ——————————————————————————————————
capture.
(Signed) Y.Z., Counsel (or Party).
Delivered this ——— day of ———.
•
Kemlai
Reply.
(Heading as in Petition.)
(Heading as in Petition.)
(Heading as in Petition.)
(Heading as in Petition.) (Follow the Form in Prize Salvage.) (iv.) Pleadings in Objection to Registrar's Report. (Rule 220.)
(Heading as in Petition.) (Follow the Form in Prize Salvage.) (iv.) PLEADINGS IN OBJECTION TO REGISTRAR'S REPORT. (Rule 220.) Petition.
(Heading as in Petition.) (Follow the Form in Prize Salvage.) (iv.) Pleadings in Objection to Registrar's Report. (Rule 220.)
(Heading as in Petition.) (Follow the Form in Prize Salvage.) (iv.) PLEADINGS IN OBJECTION TO REGISTRAR'S REPORT. (Rule 220.) Petition.
(Heading as in Petition.) (Follow the Form in Prize Salvage.) (iv.) Pleadings in Objection to Registrar's Report. (Rule 220.) Petition. (Heading as in Form (i.).)
(Heading as in Petition.) (Follow the Form in Prize Salvage.) (iv.) Pleadings in Objection to Registran's Report. (Rule 220.) Petition. (Heading as in Form (i.).) Petition. J.K., solicitor for the claimants (or captors), A.B., &c., in objection to the report of the registrar filed in this cause, says as follows:— 1. This cause was instituted by the said captors for the condemnation of the said ship ————————————————————————————————————
(iv.) Pleadings in Objection to Registrar's Report. (Rule 220.) Petition. (Heading as in Form (i.).) Petition. J.K., solicitor for the claimants (or captors), A.B., &c., in objection to the report of the registrar filed in this cause, says as follows:— 1. This cause was instituted by the said captors for the condemnation of the said ship ————————————————————————————————————
(iv.) Pleading as in Petition.) (iv.) Pleadings in Objection to Registrar's Report. (Rule 220.) Petition. (Heading as in Form (i.).) Petition. J.K., solicitor for the claimants (or captors), A.B., &c., in objection to the report of the registrar filed in this cause, says as follows:— 1. This cause was instituted by the said captors for the condemnation of the said ship ———— (and her cargo), but on the ———————————————————————————————————
(iv.) Pleading as in Petition.) (iv.) Pleading in Objection to Registrar's Report. (Rule 220.) Petition. (Heading as in Form (i.).) Petition. J.K., solicitor for the claimants (or captors), A.B., &c., in objection to the report of the registrar filed in this cause, says as follows:— 1. This cause was instituted by the said captors for the condemnation of the said ship ———— (and her cargo), but on the ———————————————————————————————————
(iv.) PLEADINGS IN OBJECTION TO REGISTRAR'S REPORT. (Rule 220.) Petition. (Heading as in Form (i.).) Petition. J.K., solicitor for the claimants (or captors), A.B., &c., in objection to the report of the registrar filed in this cause, says as follows: 1. This cause was instituted by the said captors for the condemnation of the said ship ————————————————————————————————————
(iv.) PLEADINGS IN OBJECTION TO REGISTRAR'S REPORT. (Rule 220.) Petition. (Heading as in Form (i.).) Petition. J.K., solicitor for the claimants (or captors), A.B., &c., in objection to the report of the registrar filed in this cause, says as follows: 1. This cause was instituted by the said captors for the condemnation of the said ship ————————————————————————————————————
(iv.) Pleading as in Petition.) (iv.) Pleading in Objection to Registrar's Refort. (Rule 220.) Petition. (Heading as in Form (i.).) Petition. J.K., solicitor for the claimants (or captors), A.B., &c., in objection to the report of the registrar filed in this cause, says as follows:— 1. This cause was instituted by the said captors for the condemnation of the said ship ————————————————————————————————————
(iv.) PLEADINGS IN OBJECTION TO REGISTRAR'S REPORT. (Rule 220.) Petition. (Heading as in Form (i.).) Petition. J.K., solicitor for the claimants (or captors), A.B., &c., in objection to the report of the registrar filed in this cause, says as follows: 1. This cause was instituted by the said captors for the condemnation of the said ship ————————————————————————————————————

Answer. (Rule 220.)

• (Heading as in Form (i.).)
Answer.
L.M.; solicitor for the captors (or claimants), in answer to the petition in objection to the registrar's report, says as follows:—
 The said report is correct, and ought to be confirmed, for the reasons stated therein. The facts stated in paragraph — of the petition are untrue. (Allege new facts or reasons, if any, which will support the report.)
And the said L.M. therefore prays the Judge to over-rule the objections raised in the said petition, to confirm the said report, and to condomn the claimants (or captors) in the costs of these proceedings.
(Signed) Y.Z., Counsel (or Party).
Delivered this ——— day of ———.
$Reply. ext{(Rule 220.)}$
(Heading as in Form (i.).)
Reply.
J.K., solicitor for the claimants (or captors), in reply to the answer of the captors (or claimants), denies the statements therein contained.
Delivered this ———— day of ————. (Signed) W.X., Counsel (or Party).
Donvered units ——— day of ———.
No. 40.—Affidavit of Discovery. (Rule 103.)
No. ———,
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of ———.
In Prize.
The,, master.
I, A.B., the (petitioner, claimant, or as the case may be), make oath and say as follows:-
1. I have in my possession or power the documents relating to the matters in question in this cause
set forth in the first and second parts of the first schedule hereto.
2. I object to produce the documents set forth in the second part of the said first schedule on the
ground that (state grounds of objection, and verify the facts as far as may be). 3. I have had, but have not now, in my possession or power the documents relating to the matters
in question in this cause set forth in the second schedule hereto.
4. The last-mentioned documents were last in my possession or power on ———.
5. (State what has become of the last-mentioned documents and in whose possession they now are.)
6. According to the best of my knowledge, information, and belief, I have not now, and never had, in my possession, custody, or power, or in the possession, custody, or power of my solicitor or agent, or of any
other person or persons on my behalf, any deed, account, book of account, voucher, receipt, letter, memorandum,
paper, or writing, or any copy of or extract from any such document, or any other document whatsoever,
relating to the matters in question in this cause, or any of them, or wherein any entry has been made relative
to such matters, or any of them, other than and except the documents set forth in the said first and second schedules hereto.
schedules herew.
¢
SCHEDULE No. I.
PART 1.
[Set out documents.]
• • • • • • • • • • • • • • • • • • •
Thousand A
PART 2.
[Set out documents.]
Schedule No. II.
[Set out documents.]
Sworn, &c. (Signed) A.B.
,
No. 41.—Notice to Produce for Inspection or Transcription. (Rule 104.)
No
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of
In Prize
my last the traditioner element or as the case may be) requires you to produce for his inspection
(or for transcription by him), on or before the day of, the following documents:
[Here briefly describe the documents required to be produced.]
Dated this — day of — . (Signed) J. K. Soligitor for the Position or long to the case may be).

To C.D. (or L.M., solicitor for the) respondent (or as the case may be).

to make his or their certificate of such value, and that as soon as such certificate has been reduced into writing and signed by you, and by the said appraiser or appraisers, you file the said certificate and your accounts, and

(Signed) E.F., Registrar.

the vouchers in support thereof, together with this order.

Dated this —

To the marshal of the -

— day of

--- Court of ---

No. 47.—Order to Marshal for Sale. (Rule 112.)
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of ———.
In Prize. The ———, master.
The Judge having, by his order or decree dated the ———————————————————————————————————
may be), and cause the said ————————————————————————————————————
Dated this ——— day of ———. (Signed) E.F., Registrar. To the marshal of the ———— Court of ————.
To the marshar of the ——— court of ———.
· · · · · · · · · · · · · · · · · · ·
No. 48.—Order to the Marshal for Appraisement and Sale. (Rule 112.)
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of ———. In Prize.
The ———, master.
The Judge having, by his order or decree dated the ———— day of ————, directed that (state whether
ship or cargo, and state name of ship, and if part only of cargo, what part) be appraised and sold:
It is hereby ordered that you reduce into writing an inventory of the said (ship or cargo, or as the case may be), and having chosen one or more experienced person or persons, that you swear him or them to appraise
the same according to the true value thereof, and, the same being so appraised, that you cause him or them
to make his or their certificate of such value, and that as soon as such certificate has been reduced into writing and signed by you and by the said appraiser or appraisers, you cause the said (ship or cargo or as the case
may be) to be sold by public auction for the highest price, not under the appraised value thereof, that can be
obtained for the same. And it is further ordered that as soon as the sale has been completed you pay the gross proceeds arising
therefrom into Court, and file the said certificate of appraisement and an account sale, signed by you, and the
vouchers in support thereof, together with this order.
Dated this ——— day of ———. (Signed) E.F., Registrar.
To the marshal of the ——— Court of ———.
·
No. 10. Onney as Manager and The same and Wanterstree (Parls 119)
No. 49.—Order to Marshal for Unlading and Warehousing. (Rule 112.) No. ———.
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of ———. In Prize.
The ———, master.
The Judge having by his order or decree dated the ———————————————————————————————————
It is hereby ordered that you unlade the said goods, and, having reduced into writing an inventory of the said goods, that you warehouse the same in some fit and proper place of deposit. And it is further ordered, that as soon as the unlading, inventorying, and warehousing of the said goods has been completed, you file
your certificate thereof, with the said inventory, and your accounts and the vouchers in support thereof,
together with this order. Dated this ———— day of ————.
Signed) E.F., Registrar.
To the marshal of the ——— Court of ———.
· · · · · · · · · · · · · · · · · · ·
No. 20 Print on Care by Manguar (Pulo 119)
No. 50.—Bills of Sale by Marshal, (Rule 112.) (i.) Of Foreign Ship.
Know all men by these presents that I, ——, marshal of —— Court of ——, pursuant to the
decree of the said Court, bearing date the ———, and in obedience to and by virtue of an order to me addressed by the said Court, bearing date the ———, and for and in consideration of the sum of ———————————————————————————————————
paid, the same being the highest sum which was bid by ——— at a public author head of the resents do fully.
freely, and absolutely sell, assign, and set over unto the said Executely and absolutely sell, assign, and set over unto the said To have and hold the said foreign
or vessel called the unto the said, and chettels, from henceforth for ever And I the
their own use and uses, and as their own proper goods and covenant, promise, and agree to and with
the said ——, executors, administrators, and assigns, in manner following; that is to say, that at the time
of ensealing and delivery hereof, I have, in and by the said executors, administrators, and assigns,
athority to sell, assign, and set over the premises unto the selling and every part thereof new one and so from
in manner and form aforesaid. And that the said premises, and every part thereof, how are an about the said ——, executors, administrators, and assigns. henceforth for ever shall be, remain and continue unto the said ——, executors, administrators, and assigns. —— day of ——— in the year of our
henceforth for ever shall be, remain and continue unto the said———, executors, administrators, are in the year of our In witness whereof I have hereunto set my hand and seal this————day of ————in the year of our Lord one thousand———.
(L.s.), Marshal. Signed, sealed, and delivered by the said in the presence of

(ii.) Of British Ship

		(1).	.) UJ Br	unan snrp	•		0
decree of the said of the said of the said Court, counds of lawful n well and truly paid the day of presents do fully, administrators, an	Court, k and bea noney o d, the s, on ireely, a id assign	chese presents that I, bearing date the aring date the from the front of Great Britain, to me ame being the highest e thousand absolutely sell, assure, sixty-four sixty-four ng ———, which said	-, and in day of - in hand sum wh ad the re ign, and urth par	a obedience, and at or before the was the eccipt of vertices or share ts or share	e to and by virtue of a l for and in considerat re the ensealing and d oid by ——— at a pul which sum I do hereby anto the said (insert manue) es, being the entirety	in order to ion of the s lelivery of blic auction y acknowled ime of buyer of the	me addressed sum of these presents n held on the edge, by these er), executors, or vessel
Official No.	[Name of Ship.		Ni	mber, Date, and Port	of Registry	•
		. ,					
Number, Da	te, and I	Port of previous Registr	y (if any)			,
Whether British or Foreign Built.	Ste	nether a Sailing or pam Ship ; and if a Ship, how propelled.	Where	e Built.	· When Built.		nd Address Builders.
	a		,			•	
Number of decks Number of masts Rigged Stern Build Galleries		Head Framework and descrition of vessel Number of bulkheads Number of water ball tanks, and their cap city in tons	 ast	bowsp the str Length a weath botton Mainbrei Depth in ceiling Depth in at mid and up Depth fro of keel Depth fro to bott Round of	om top of beam amidshi om top of deck at side ar om of keel	m top of ships to k deck to o ceiling ee decks ps to top	eet. Tenths.

PARTICULARS OF DISPLACEMENT.

Total to quarter the depth from weather deck at side amidships to bottom of keel,———tons.

Ditto per inch immersion at same depth,———tons.

PARTICULARS OF ENGINES (if any).

No. of Engines.	Description.	Whether British or Foreign .made.	When made.	Name and Address of Makers.	No. of and Diameter of Cylinders.	Length of Stroke.	N. H. P., I. H. P., Speed of Ship.
	Engines.		Engines.	Engines.			
	Boilers. Number Iron or steel Pressure when loaded		Boilers.	Boilers.			

	PARTICU	LARS OF TO	NNAGE.	
GROSS TONNAGE.	No. of Tous.	. D:	EDUCTIONS ALLOWED.	No. of Tons.
Under tonnage deck Closed-in spaces above the tonnage deck, if any:— Space or spaces between deck Poop		On account of stices, and apunder the sare the folloon account modation helm, the keeping ments of and for seeping boiler, a	space required for propelling power spaces occupied by seamen or appren- propriated to their use, and certified tatutory regulations. These spaces wing, viz.:— tof space used exclusively for accommon of master for the working of the ecapstan, and the anchor gear, or for the charts, signals, and other instrutential exception and boatswain's stores, space occupied by donkey engine and nd in case of sailing ships for space storage of sails.	
Gross tonnage ·		Capito Metres.	• .	·
Registered tonnage			Total deductions	
Lord one thousand ———. (L.s.)	hereof, I have sot over the so pressid. And remain, and breunto set m	e, in and by th aid premises un d that the said continue unto y hand and sea	e order aforesaid, good right, full to the said ————————————————————————————————————	power, and ministrators, now are and strators, and
Signed, sealed, and delivered [Note.—In the above forms of buyers should be filled in with such na as the case may be.] No. 51.—SUMMONS FOR REVIEW	bills of sale themes in full, fo	he spaces left blo bllowed by the w		
In the Vice-Admiralty (or the In Prize. The ————————————————, master. Let all parties concerned atte———————————————————————————————————	o Supreme or nd the Judge tion on the perein be revie	other Court have	ing prize jurisdiction) Court of —	o o'clock
Dated this ———— day of ———————————————————————————————————	; by ——— o	of, solici	tor for ———.	
			PROPERTY. (Rule 118.) No ving prize jurisdiction) Court of —	o
In Prize. The, master. Let all parties concerned att.	end the Judg of an applica mant (or capt nted by the in the registr	ge in chambers ation on the partor, or as the camarshal (or the ry.	on ————————————————————————————————————	is behalf (or
			PROPERTY. (Rule 118.)	0
III Frize.		other Court hav	ing prize jurisdiction) Court of	,
The, master. On the day of, Judge. The Judge, on the application (or if goods, describe the same) should	- .	- Iniment (*)	is the case may be), ordered that the l, following the terms of the summon	ship————————————————————————————————————
case may be).		•	(Simulation of the F	

No. 54.—Notice of Motion for Delivery on Bail. (Rule 122.)
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of
In Prize. The, master.
Take notice that on the ———————————————————————————————————
Dated this ———— day of ————. (Signed) J.K., Solicitor for the Claimant, A.B.
To C.D. (or L.M., solicitor for the), captor.
No. 55.—Order for Delivery on Bail. (Rule 122.)
No. ——. In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of ——.
In Prize. The, master.
Upon hearing (names of parties, or counsel, or solicitors, for ———), and upon reading the affidavit
——————————————————————————————————————
It is ordered that the said ship ———— (and her cargo) be appraised by the marshal, and that after such appraisement and upon ————————————————————————————————————
Dated this ——— day of ———. E.F., Registrar.
· Control of the cont
No. 56,—Affidavit by Claimant to lead Warrant of Arrest in Cause for Condemnation.
(Rules 123, 124, and 8.)
No
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of ———. In Prize.
The, master.
I, A.B. (insert name of claimant), make oath and say as follows:—
1. I am the owner (or master, or as the case may be) of the ship ————————————————————————————————————
5. The aid of this Court is required to enforce my said claim and to enable me to obtain restituti of the said ship (or cargo).
Sworn, &c.
(Signed) A.B.
• • • • • • • • • • • • • • • • • • •
No. 57.—Affidavit by Captor to lead Warrant of Arrest in Cause for Condemnation.
(Rules 123, 124, and 9.)
No. ———
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of In Prize.
The ———, master.
I, A.B., make oath and say as follows:—
1. I am (state name, profession, or occupation). 2. On the —— day of —— (or I am informed and believe that on the ———— day of ———————————————————————————————————
4. I am informed and believe that it is necessary (or desirable) that the said property should be with the custody of this Court, and that the aid of this Court is required.

Sworn, &c.

· No	58.—Affidavit to lead Warrant to enforce Decree in Prize Salvage. (Rules 124 and 71.)
	In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of
In Pri	Che,, master.
	I, J.K., solicitor for the petitioners in this cause (fill in names), make oath and say as follows:—
	1. By decree of this Court dated the ———————————————————————————————————
	(Signed) J.K.
	No. 59.—Warrant for Arrest. (Rule 125.)
Tun Dust	In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of
In Pri	che ———, master.
(r.s.)	
	Victoria, &c.
	To the marshal of Our ———— Court of ————.
And	We hereby command you to arrest the ship ———— (and the cargo and freight, &c., or as the case may be keep the same under safe arrest until you shall receive further orders from Us. Eiven at ————, in Our said Court, under the seal thereof, this ————————————————————————————————————
	Varrant. (Signed) E.F., Registrar.
	Taken out by ———.
	o. 60.—Monition to pay Freight or Proceeds into Court. (Rules 126 and 244-247.) No. ———.
In Pri	
(_ ~ \	The ————, master.
(L.S.)	Victoria, by the Grace of God, &c.
	Co, Greeting:
freigh questo hereb	Whereas in a cause of ———, instituted in Our ———— Court of ————, on behalf of ———— again, the Judge of Our said Court has ordered a monition to be issued against you to pay into Court the (or proceeds of prize) held (or received) by you in respect of (specify the voyage on which the freight of a was earned, or the prize from which the proceeds in question resulted, as the case may be). We therefore command you, the said —————, to pay, within six days from the service hereof (exclusive of the day or rvice) the said freight (or proceeds) into the Registry of Our said Court.
	Monition to pay into Court. (Signed) E.F., Registrar.
	Caken out by ———.
	No. 61.—Præcipe for Bail Bond. (Rules 130 and 264.)
	n the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of ———.
In Pri	he,, master.
	, J.K., solicitor for ———, pray a bail bond for the signature of the sureties named in the annexe
notice	f bail.
	Dated this ——— day of ———. (Signed) J.K.
	No. 62.—Bail Bond. (Rule 130.)
	No
In Pri	n the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of
	he, master.
	Whereas a cause of —— has been instituted in the —— Court of ——, on behalf of ——— the ship ——— and her cargo (and against ———, intervening).
ın fav execu	Now therefore we, ——————————————————————————————————
02	(Signatures of 15th etco.)
	his bail bond was signed by the said ——and ——, the sureties, this ——day of ——. Before me. F. F. F. L.
	Before me, E.F., Registrar (or as the case may be).

No. 63.—PRECIPE FOR COMMISSION TO TAKE BAIL. (Rules 120 and 264.)	_
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of	
In Prize. The ———, master.	
I, J.K., solicitor for, pray a commission to take bail on behalf of (state nam and description of the person for whom bail is to be given), in the sum of pounds, to answer ju this cause (if for costs, add so far as regards costs); the said commission to be addressed to	e, address, dgment in
Dated this ——— day of ———.	
(Signed) J.K.
No. 64.—Commission to take Bail. (Rule 130.)	
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of ——In Prize.	~~ .
The ———, master.	
(L.S.) Victoria, by the Grace of God, &c., &c.	. •
To ———, Greeting:	
Whereas in a cause of, instituted in the Court of, on behalf of the ship (and her cargo) (and against, intervening), bail is required to be taken or in the sum of pounds to answer judgment in the said cause (if for costs, so far as regular who may be produced before you to take such bail on behalf of the said from two sufficient who may be produced before you tor that purpose, upon the bail bond hereto annexed, and to swe sureties to the truth of the annexed affidavits as to their sufficiency. And We command you, upo bail bond and affidavits being duly executed and signed by the said sureties, to transmit the same, a you, into the Registry of Our said Court.	behalf of ords costs). It sureties, ar the said on the said
Given at ———, under the seal of Our said Court, this ———— day of ———. (Signed) E.F R	egistrar.
Commission for bail.	
Taken out by ———.	
No. 65.—Notice of Bail. (Rule 135.)	·
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of ———————————————————————————————————	l on behalf
Names, Addresses, and Descriptions of-	
Sureties. Referees.	
1. (If required.)	
Dated this ——— day of ———.	
(Signed) J.K., Solicitor for	·
To A.B. (or L.M., the solicitor for A.B.).	
No. 66.—Notice to Justify. (Rule 136.)	
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of —	
In Prize.	 .
The ———, master.	
Take notice that I require (state name, address, and description of surety or sureties required to justify by affidavit his (or their) sufficiency as a surety (or as sureties) in this cause. Dated this ——— day of ———,	justify) to
To $C.D.$ (or $J.K.$, the solicitor for $C.D.$). (Signed	l) A.B.
No. 67.—Affidavit of Justification. (Rule 136.)	
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of ———————————————————————————————————	—,
The, master.	
I (state name, address, and description), one of the proposed sureties for (state name, address, and of person for whom buil is to be given), make oath and say that I am worth more than the sum of (stathe sum in which bail is to be given) pounds after the payment of all my debts.	description te in letters
Sworn, &c.	
(Signature of	Surety.)

	No. 69 Nonzen on Onvincence no Day (Dule 196)	
		No
In Pri	In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of -rize.	 .
	The ———, master.	
ourety	Take notice that I object to the bail proposed to be given by (state name, address, and y or sureties objected to) in this cause.	description of
	Dated this ——— day of ———.	gned) A.B.
	To C.D. (or J.K., the solicitor for C.D.).	şiicu) 21.13.
	No. 69.—Præcipe for Release. (Rules 144 and 264.)	No
. .	In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of	
In Pri	The ———, master.	
regist	I, J.K., solicitor for —— in a cause of ——, instituted on behalf of ——, against nature of property), now under arrest (if held under warrant, by virtue of a warrant issued fritry of this Court), pray a release of the said ——, bail having been given (or as the case may one caveat against the release thereof outstanding.	om the ———————————————————————————————————
	Dated this —— day of ———. (Signed) J.K., solicito	r for
*	No. 70.—Releases. (Rule 144.)	
	(i.) On Restitution.	•
		No
, T., D.,	In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of	 ;
In Pr	The —, —, master.	
(L.S.)		
` '	Victoria, by the Grace of God, &c., &c.	•
captor of — cargo cargo	To the marshal of Our ———————————————————————————————————	me or names of the ———— day said ship and (and her said ver and restor
	(Signed) $E.F$., Registrar.
	Release on restitution of ———. Taken out by ———.	
. ′	(ii.) From Arrest.	44
	(Heading as in Form (i.).)	• .
(L.S.)		•
(22121)	Victoria, &c.	ân ân
	To the marshal of Our ——— Court of ———, Greeting:	
recov	Whereas by Our warrant in the above-named cause, instituted on behalf of (insert petitions the said ship ————————————————————————————————————	interveners), to and her cargo receive furthe
	And whereas Our Judge of Our said Court did by his decree (or order), dated the	day of ———
costs.	et the said ship (and her cargo) to be released to the owner thereof on payment of the sum of s. And whereas the said owner has paid the said sum of £ ——— and costs.	t and
of all	We hereby command you to release the said ————————————————————————————————————	g made to you est in the said
cause	θ	·o
	Given at ——, under the seal of Our said Court, this ——— day of ———. Release from arrest ———. Taken out by ———. (Signed) E.F	., Registrar.
	(Ryle 147.)	•
	No. 71.—NOTICE FOR CAVEAT WARRANT. (Rule 147.)	No
In _. Pr		 .
	The, master. Take notice that I, A.B., solicitor for (or as the case may be), apply for a caveat again	st the issue of
in any proper bail th	Take notice that I. A.B., solicitor for(or us we two to), apply for a deveat again warrant for the arrest of (state name and nature of property), and I hereby undertake to enter any cause for prize salvage that may be commenced in the Court against the said ship (or erty), and within three days after I shall have been served with notice of the institution of the therein in a sum not exceeding (state the amount for which the undertaking is given), or to pay sagistry.	state nature of
	My address for service is Dated this day of (Signed) A.B., Solicitor (or as the ca	se may be).

No. 72.—CAVEAT WARRANT. (Rule 14	47.)	37
In the Vice-Admiralty (or the Supreme or other Court having prize ju In Prize.	risdiction) Court of —	No. ——
The ——, ——, master.		
Caveat entered this —— day of ——, against the issue of any and nature of property) without notice being first given to (state name and at which, notice is to be given), who has undertaken to appear and to give which may have been or may be instituted against the said property in this On withdrawal of caveat, add: Caveat withdrawn this ——— day of	address of person to who se bail in any cause fo s Court.	m, and address
, , , , , , , , , , , , , , , , , , , 		
No. 73.—Notice for Caveat Release. (R	ule 151.)	
In the Vice-Admiralty (or the Supreme or other Court having prize just	risdiction) Court of —	No
In Prize. The, master.		
Take notice that I, A.B., solicitor for the claimant (or as the case may (state name, &c., of claimant, &c.), against the (state name and nature of proventy). (If the person applying for the caveat is not a party to the cause, he mu for service within three miles of the Registry.)	pperty), apply for a cav	eat against the
•	B., Solicitor (or as the	case ma y be).
•		
No. 774.—CAVEAT RELEASE. (Rule 15)	1.)	No
In the Vice-Admiralty (or the Supreme or other Court having prize	iurisdiction) Court of	
In Prize. The ———, master.	•	
Caveat entered this ———— day of ———— against the release of by (state name and address of person entering caveat, and his address for sere On withdrawal of caveat, add: Caveat withdrawn this ————————————————————————————————————	vice).	re of property),
	6	n
No. 75.—NOTICE FOR CAVEAT PAYMENT. (R	ule 152.)	
•	·	No. ——
In the Vice-Admiralty (or the Supreme or other Court having prize In Prize. The, master.	jurisdiction) Court of	
Take notice that I, A.B., solicitor for —————————————————————————————————	ts) out of the proceeds gin Court, without no	s of the sale (quotice being first
for service within three miles of the Registry.)		
Dated this ——— day of ———. (Signed) A.	B., Solicitor (or as the	case may be).
· · · · · · · · · · · · · · · · · · ·	,	;
No. 76.—CAVEAT PAYMENT. (Rule'1)	50)	
110. 70.—OAVEAL TATIVEME. (IVIII)	<i>52.</i>)	No
In the Vice-Admiralty (or the Supreme or other Court having prize In Prize.	jurisdiction) Court of	 .
The ———, master.	,,,,	***
Caveat entered this ————————————————————————————————————	person to whom, and a	now remaining
On withdrawal of the caveat, add: Caveat withdrawn this d	lay of ———.	
No. 77.—Notice of Withdrawal of Caveat.	(Rule 156.)	No
In the Vice-Admiralty (or the Supreme or other Court having prize In Prize.	jurisdiction) Court of	-
The, master.		
Take notice that I withdraw the caveat (warrant, release, or pay me in this cause.	ment, as the case may	be) entered by
Dated this ——— day of ———.		
(Signed) A.	B., Solicitor (or as the	case may be).

No. 78.—Notice of I	No. ——.
In the Vice-Admiralty (or the Supreme or other Can Prize.	Jourt having prize jurisdiction) Court of ——.
The, master.	•
by counsel (or as the case may be) move the Judge to or	y of ——, the petitioner (or as the case may be) will der that (state nature of order to be moved for).
Dated this ——— day of ———.	(Signed) A.B., Petitioner (or as the case may be).
To C.D. (or L.M., the solicitor for the responder	at (or as the case may be).
No. 79.—Summon	No. ——.
In the Vice-Admiralty (or the Supreme or other of the Prize.	Jourt having prize jurisdiction) Court of ———.
The ———, master.	
Let A.B. attend before the Judge (or Registrar) at ——— o'clock in the ——— noon, to show cause where the desired in the state of the sta	in chambers at ———, on the ——— day of ———,
Dated this ——— day of ———.	(Simulation Description
Summons.	(Signed) E.F., Registrar.
Taken out by ———.	
No 80 Oppus von Estavora	TOTAL OF WATER PROPERTY (Pulls 1877)
No. 80.—Order for Examinati	No. ———
In the Vice-Admiralty (or the Supreme or other). In Prize.	Jourt having prize jurisdiction) Court of ———.
The ——, master.	
On the ——— day of ———. Before ———, Judge.	
It is ordered that (state the names of the witnesse	s), witnesses for the ———, shall be examined before
the at, on, the day of	
	(Signed) E.F., Registrar.
No. 81.—Commission to Exam	ONE WITNESSES. (Rule 178.)
In the Vice-Admiralty (or the Supreme or other	No. ———
In Prize. The ———, master.	,
(L.S.) Victoria, by the Grace of God, &c.	<u>.</u>
To (state name and address of commissioner), Gree	oting:
Whereas the Judge of Our ——— Court of ———	- has decreed that a commission shall be issued for the
examination of witnesses in the above-named cause. day of ———, at ———, in the presence of the parties	We, therefore, hereby authorize you, upon the
of them, to swear the witnesses who shall be produced a them to be examined, and their evidence reduced in necessary, the said examination from time to time, and	before you for examination in the said cause, and cause to writing. We further authorize you to adjourn, if
We command you, upon the examination being compl with this commission, to the Registry of Our said Cour	eted, to transmit the evidence duly certified, together
Given at, in Our said Court, under the se	eal thereof, this ——— day of ———.
Commission to examine witnesses.	(Signed) E.F., Registrar.
Taken out by ———.	
	· ·
No. 82.—RETURN TO COMMISSION TO	EXAMINE WITNESSES. (Rule 182.)
In the Vice-Admiralty (or the Supreme or other In Prize.	Court having prize jurisdiction) Court of
The, master.	
, hereby certify as follows:	ssion hereto annexed, bearing date the ——— day of
who were present, whether both parties, their counsel, or so and caused to be examined the under-named witnesses	aid commission at ———————————————————————————————————
to give evidence in the above-named cause, viz.:— (Here state names of witnesses.)	ا معالم المنظم
(2) On the ———————————————————————————————————	ith the examinations at the same place (or if not, state n oath to and caused to be examined the under-named to give evidence in the said cause, viz.:—
(State names of witnesses.) (3) Annexed hereto is the evidence of all the said	
Dated this ——— day of ———.	
20000 1129	(Signed) P.Q., Commissioner.

748 PART I. — CEYLON GOVT. GAZETTE EXTRAORDINARY — Aug. 12, 1914
No. 83.—Order for Issue of Request. (Rule 178.)
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of In Prize.
The, master. It is ordered that a letter of request do issue directed to the proper tribunal for the examination of t following witnesses, that is to say: _B.C., of, D.E., of, and F.G., of And it is ordered that the depositions taken pursuant thereto when received be filed in the Regist of this Court, and be given in evidence on the trial of this cause, saving all just exceptions.
(Signed) E.F., Registrar.
No. 84.—REQUEST. (Rule 178.)
To the president and judges of ——— (or as the case may be).
Whereas a cause is now pending in the ———————————————————————————————————
and for the due determination of the matters in dispute in the said cause, that the following persons show be examined as witnesses upon oath touching such matters, that is to say:— $B.C.$, of ———————————————————————————————————
And it appearing that such witnesses are resident within the jurisdiction of your honourable Court. Now I, ———————————————————————————————————
(Signor) ———, Onlet busines (b) budge, of this course of
No. 85.—Oath to be Administered to Interpreter. (Rule 185.) You swear that you are well acquainted with the English and ——languages, and that you we faithfully interpret between the Court and the witnesses.
So help you God
•
No. 86.—Notice to Admit. (Rule 187.)
(i.) Documents.
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of ———. In Prize. The ———, master. Take notice that the petitioner A.B. (or as the case may be) in this cause proposes to adduce in eviden
the several documents hereunder specified, and that the same may be inspected by the respondent (or as case may be), his solicitor or agent, at on, between the hours of and; and respondent is hereby required within 48 hours (or insert such longer time as may be reasonable under the circustances) from the last-mentioned hour, to admit that such of the said documents as are specified to be origin were respectively written, signed, or executed as they purport respectively to have been; that such as a residual content of the said or the said o

(Signed) J.K., Solicitor for the petitioner (or as the case may be).

To C.D. (or L.M., solicitor for the), respondent (or as the case may be).

		Original		
	Description of Documents.	*	Dates.	
1. 2.	(Here briefly describe documents.)		(Here state date of each docume	ent.)

 \bigcirc

PART I. — CELLO		. Copies.
	1	1 .
Description of Documents	Dates:	Time and mode of Service, Delivery, &c.
1. 2.		Sent by general post, January 1, 19—. Served January 5, 19—, on respondent's solicitor, by F.G., of ———
	•	(Rule 187.)
		(ii.) Facts.
	•	eading as in Form (i.).)
the case may be) to admit, for the	purposes of t use may be) is ses) from the ity of such fac	for as the case may be) in this cause requires the respondent (or as this cause only, the several facts respectively hereunder specified; shereby required within four days (or such longer time as may be service of this notice to admit the said several facts, saving all acts as evidence in this cause.
•	•	J.K., Solicitor for the petitioner (or as the case may be).
To C.D. (or L.M., solicito	r for the), res	spondent (or as the case may be).
The facts the admission	• • • • • • • • • • • • • • • • • • • •	
1. That		
2. That ——.		
3. That ——.		

		•
		FACTS PURSUANT TO NOTICE. (Rule 187.) No. ———.
	r the Suprem	ne or other Court having prize jurisdiction) Court of ———.
In Prize. The ———, mas	ter.	·
the several facts respectively he specified, saving all just excepti Provided that this admis	reunder specions to the advision is made as the case may n). y of) in this cause, for the purposes of this cause only, hereby admits ified, subject to the qualifications or limitations, if any, hereunder missibility of such facts, or any of them, as evidence in this cause, for the purposes of this cause only, and is not an admission to be y be), on any other occasion, or by anyone other than the petitioner igned) L.M., Solicitor for the respondent (or as the case may be).
To $A.B.$ (or $J.K.$, solicite		titioner
(or as the case may b	e).	. •
Facts admitt	ed.	Qualifications or Limitations, if any, subject to which they are admitted.
1. That, &c.		
2. That, &c.		
• •		3. But not that, &c.
4.		4. But not that, &c.
5 .		
No. 88.—N	OTICE OF MC	OTION TO INVOKE SHIP PAPERS. (Rule 189.)
In Prize.		me or other Court having prize jurisdiction) Court of
The ———, ma		day of, or so soon thereafter as counsel can be heard,
the Judge will be moved by —	——, on beha the papers and I given in evi	If of, the captors (or the Crown, as the case may be), that the documents proposed to be invoked) found on board the ship
Danca mile ——— alay (,,	(Signed) L.M., Solicitor for the captors (or as the case may be).
To A D ton T T maliate	or for that al	aimant (or as the case may be).
IO A.D. (OT J.K., SORGIE	Dr Tor MION ON	the same many dej.

	No. 95.—REGISTRAR'S REPORT. (Rule 215.)		
	In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction)		o
In P	Prize.		
(11.5.)	The ———, master.		
ship -	To the Honourable the Judge of the ———————————————————————————————————	or to pronou sail in the va	nce the said due thereof,
	costs), and were further pleased to refer the question of such damages (or of the vegistrar (assisted by merchants) to report the amount thereof. Now I do report that I have, with the assistance of (here state names and descrip		
tion texam	fully examined the accounts and vouchers, and the proofs brought in in support of thereto (if any), and having on the ———————————————————————————————————	the claim an (state names I on behalf of that there is	d in opposi-), who were f the ——— s due to the
sched	lule hereto annexed. I am also of opinion that the ——————————————————————————————————	f this referer	ıce (<i>or as the</i>
		ed) $E.F.$, 1	Registrar.
	Schedule annexed to the foregoing report.	 	
No.		Claimed.	Allowed.
1)	£. s. d.	£ s. d.
2 3 4	Here state as briefly as possible the several items of the claim with the amount claimed and allowed on each item in the columns for figures opposite the item.	·	
&c.	Total		
	With interest thereon from the ———— day of ————, at the rate of —————————— per	cent per a	nnum until
paid.			
	· (Sign	ed) <i>E.F.,</i> F	tegistrar.
	No. 96.—Notice of Motion to vary Registrar's Report. (Rules 21		
	210.00. 2102.01. 02. 22.22.01. 03. 12.02.01.		
In P	In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction)	No	
In P	In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) (rize. The ———, ———, master.	No.	
will (In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) (rize.	No. Court of — e Registrar	herein, and ne Judge in
will (In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) (rize. The ————————————————————————————————————	No. Court of — e Registrar ard, move the as the case m	herein, and ne Judge in ay be).
will (In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) (rize. The ————————————————————————————————————	No. Court of — e Registrar ard, move the as the case m	herein, and ne Judge in ay be).
will (In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) (rize. The ————————————————————————————————————	No. Court of —— e Registrar ard, move the case properties of the cas	herein, and ne Judge in nay be).
will (In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) (rize. The	No. Court of — e Registrar and, move the as the case property of the case of the case. No.	herein, and ne Judge in may be).
will (Court	In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) (rize. The	e Registrar and, move that as the case mer as the case Court of	herein, and ne Judge in may be).
will (Court	In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) (rize. The	e Registrar and, move the as the case or as the case of the case o	herein, and ne Judge in may be). may be).
will (Court	In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) (rize. The	e Registrar and, move the as the case or as the case of the case o	herein, and ne Judge in may be). may be).
will (Court	In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) orize. The	e Registrar and, move the as the case or as the case of the case o	herein, and he Judge in may be). may be).
will (Court	In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) or tize. The ————————————————————————————————————	e Registrar and, move the as the case or as the case of the case o	herein, and ne Judge in may be). may be).
will (Court	In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) or rize. The ————————————————————————————————————	No. Court of —— e Registrar and, move the as the case mer as the case court of —— (or order) of as the case	herein, and he Judge in may be). f the Judge may be).
will (Court	In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) or trize. The	No. Court of — e Registrar ard, move the case property of — (or order) of — (Date No.	herein, and he Judge in may be). f the Judge may be).
will (Cours	In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) (rize. The ————————————————————————————————————	No. Court of — e Registrar ard, move the case property of — (or order) of — (Date No.	herein, and he Judge in may be). f the Judge may be). the sum of a the same

	No. 99.—Order for Payment out of Court. (Rules 70 and 237.) (i.) By the Judge.
	No,
In Priz	
1.44	The ———, master. I, ———, Judge of the Court of ———, of ———, hereby order payment of the sum of (state sum is
cargo	and figures), being the amount (state whether found due for salvage or costs, or proceeds of sale of ship of condemned, as the case may be) to be made to (state name and address of party or solicitor to whom the is to be paid), out of the (proceeds of sale of the ship————, or as the case may be) now remaining in Court
•	Dated this ——— day of ———. (Signed) H.R., Judge.
	Witness, E.F., Registrar.
. *	(ii) Floor the College Accountant
	(ii.) Upon the Official Accountant.
	(Heading as in (i.).)
	To the Official Accountant of ——— appointed to receive and hold prize moneys.
pay to money	Pursuant to the order of the Judge herein, dated the ———————————————————————————————————
	Dated this ——— day of ———. (Signed) $E.F.$, Registrar.
adante	[Note.—In cases of orders for payment to the marshal and of orders for transfer, the above forms must be d accordingly.]
	•
	No. 100.—Subpœna. (Rule 238.)
In Pri	
/r a \	The ———, master.
(L.S.)	Victoria, by the Grace of God, &c., &c.
	To ———, Greeting:
	We command you ————, that all other things set aside, you appear in person before the Judge (or the
of	ar, or P.Q., a commissioner appointed by an order of Our said Court), at —, on —, the —da —, at —, o'clock in the —, noon, and so from day to day as may be required, and undergo you nation on the standing interrogatories (or give your evidence) in the above-named cause.
	(If a Subpana duces tecum add: and that you bring with you for production before the said Judgistrar, or as the case may be) the following documents, viz.:—
	(Here state the documents required to be produced.).) And herein fail not at your peril.
,	Given at ———, in Our said Court, under the seal thereof, this ——— day of ———. Subpens. Taken out by ———.
	No. 101.—Order for Payment. (Rule 241.)
In Pr	In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of,
	The,, master.
	On the ———— day of ————. Before ————, Judge
	It is ordered that A.B. (claimant, or as the case may be), do pay to C.D. (captor, or as the case may be
balan	description that A.B. (claimant, or described may be), do pay to C.B. (captor, or as the case may be described may be for the amount) from the date hereof the sum of (state sum in letters and figures), being the amount (constitution of the amount) found due from the said A.B. to the said C.D. for (damages, costs, or as the case may be described may be described in the said and th
	(L.S.) (Signed) E.F., Registrar.
	No. 102.—Præcipe for Monition to Pay. (Rules 70, 71, 241, 244-247, and 264.)
	In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of
In Pr	ize, ·
	The ———, master.
adind	I, J.K., solicitor for (as the case may be), pray a monition against ———, to pay the sum of £———————————————————————————————————

(Signed) J.K., Solicitor for -

	No, 103Monition to Pay. (Rules 70, 71, 241, and 244-247.)	No
	In the Vice-Admiralty (or the Supreme or other C	ourt having prize jurisdiction) Cou	_: ·
In Pri	ze. The,, master.	•	
(L.S.)	Victoria, by the Grace of God, of the United Ki	ngdom of Great Britain and Irela	and Queen, Defender
of the	Faith, Empress of India. To (state name and address of the owner, bail, or ot.	her person to be monished), Greetin	g:
(and a the sa sum of the sa sum of the sa sum of the sa Court	Whereas in a cause instituted in Our said Court the case may be), against the said ship ————————————————————————————————————	d her carge, or against carge ext-, the owner of the said ship—— ordered a monition to be issued a not for which you are liable unde 'udge condemning (or restoring) — (or if in a claim for salvage, or the nder the decree of the Judge, data able under the bail bond given by dated the————————————————————————————————————	the said ship ————————————————————————————————————
	Monition to pay £ ———. Taken out by ———.		
	No. 104.—Attachment.	(Rules 70, 71, and 242.)	W.
	In the Vice-Admiralty (or the Supreme or other of	Court having prize jurisdiction) Co	No. ———. urt of ———.
In Pr	ize. The ———, ———, master.		
(L.S.)	Victoria, by the Grace of God, &c.		
	To the marshal of Our ——— Court of ———, G	reeting:	
oe att	eached for (state briefly the ground of attachment). We, therefore, hereby command you to attach the Given at ————, in Our said Court, under the se Attachment. Taken out by ————.	al thereof, this ——— day of ——	efore Our said Judge. E.F., Registrar.
	No. 105.—Order for Co	MMITTAL. (Rule 243.)	
	In the Vice-Admiralty (or the Supreme or other C	, ,	No. ———.
In Pr	ize.	continuous prince you to detect only con-	
L.s.)	The, master.		
	On the —— day of ——. Before —	Judge	
persis	Whereas A.B. (state name and description of person at (state in what the contempt consists), and, having a ts in his said contempt, it is now ordered that he leterm of ———————————————————————————————————	peen this day brought before the J be committed to prison (namely, t shall clear himself from his said o	<pre>fudge on attachment, the prison of ———)</pre>
	No. 106.—Сомміт	TAL. (Rule 243.)	
	To, Governor (or Keeper) of priso The Court of	•	
ınder	Receive into your custody the body (or bodies) written; that is to say— For (state ground of attachment).	of ——— herewith sent to you,	for the cause herein
	Dated the ——— day of ———.	(Signe	ed) H.R., Judge.
	Witness, E.F., Registrar.		
	No. 107.—Præcipe.	(Rules 249 and 264.)	
~ T	In the Vice-Admiralty (or the Supreme or other C	ourt having prize jurisdiction) Cou	rt of —
in Pri	Ze.		•
_	I, J.K., solicitor for (as the case may be), pray (sta Dated this ————————————————————————————————————	ie nusture of instrument asked for).	initar for
	www. unio uay or	(Signed) J.K., Sol	icitor for

No. 108.—Certificate of Service of Warbant. (Rules 128 and 259.)
This warrant was served by me, G.H., marshal (or marshal's substitute), by (state the mode in which the service was effected, and whether on ship, freight, or goods, &c., according to Rule 126), on the day of
(Signed) G.H., Marshal (or Marshal's substitute).
No. 109.—Certificate of Service by Marshal of Instrument other than a Warrant. (Rule 259.) This ——— was served by me, G.H., marshal (or marshal's substitute), by (state in what mode service)
was effected), on the ——— day of ———.
(Signed) G.H., Marshal (or Marshal's substitute).
AND THE PROPERTY OF THE PROPER
No. 110.—Affidavit of Service. (Rule 259.)
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of ———.
In Prize. The ————, master.
I, J.K., of ———, make oath and say:—
1. I am a clerk in the employ of Messrs. ——————————————————————————————————
Sworn, &c. (Signed) $J.K.$
No. 111.—MINUTE ON FILING DOCUMENTS. (Rule 261.)
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of
In Prize. The ———, master.
I, A.B. (petitioner, claimant, or as the case may be), file the following documents, viz :
(Here describe the documents filed.) Dated this ————————————————————————————————————
(osguetty the
· · · · · · · · · · · · · · · · · · ·
No. 112.—CERTIFICATE OF SERVICE. (Rule 263.)
I certify that a copy of the within ——— was duly served on J.K., the solicitor for the petitioner (or as the case may be), on the ———— day of ————.
(Signed) L.M., Solicitor (or his clerk for him).
No. 113.—Minute of Order of Court. (Rule 274.)
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of ———.
In Prize. The ————, master.
On the ——— day of ———.
Before ——, Judge. The Judge, on the application of A.B. (claimant, or as the case may be), ordered (state purport of order).
No. 114.—MINUTE OF EXAMINATION OF WITNESSES. (Rule 274.)
No
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of ———. In Prize.
The ———, master.
On the ——— day of ———. Before ———, President (or Judge).
A.B. (claimant, or as the case may be) produced as witnesses (here state names of witnesses in full), who having been sworn (or as the case may be) were examined orally (or if by interpretation, add by interpretation of).

No. 115.—MINUTES OF DECREES. (Rule 274.)
(i.) On Condemnation of Ship, or Cargo, or Ship and Cargo: where Claim made.
In the Vice-Admiralty (or the Supreme or other Court having prize jurisdiction) Court of In Prize.
The ———, master.
On the ——— day of ———. Before ———, Judge.
The Judge having heard the claim of A.B., claimant of the said ship ———— (and of the cargo thereo

(Rule 109.)

by the marshal), (and if the Judge should give the claimants their costs and expenses, add) but directed the costs and expenses of the claimants to be paid out of the proceeds of such sale of ship (or cargo), and referred such costs and expenses to the registrar to ascertain the amount thereof.

(ii.) On Condemnation by Default. (Heading as in Form (i.).)

The Judge, having heard the proofs read and counsel (or the solicitors) for the (Crown or) captors, in default of appearance and claim of (insert owners of ship, or as the case may be), pronounced, &c. (adapt Form (i.)).

(iii.) On Condemnation of a Ship of War.

(Heading as in Form (i.).)

(iv.) On Restoration. (Heading as in Form (i.).)

(v.) Condemning Ship and Restoring Cargo. (Heading as in Form (i.).)

(vi.) Restoring Ship and Condemning Cargo.

(Heading as in Form (i.).)

(Rule 109.)

The Judge, having heard, &c. (adapt Form (i.)), admitted the claim for the said ship ———, and pronounced the said ship to have belonged as claimed, and decreed the said ship to be restored to the claimant for the use of the owners and proprietors thereof (if freight is due, and pronounced freight and expenses to be due upon the cargo of the said ship), and rejected the said claim for the said cargo, and pronounced the same to have belonged, at the time of the capture and seizure thereof, to enemies of the Crown of Great Britain, and, as such or otherwise, subject and liable to confiscation, and condemned the same (as in Form (i.)), and ordered the said cargo to be unladen and appraised, and sold by the marshal.

(vii.) Condemnation as Droit of Admiralty. (Heading as in Form (i.).)

[Note.—This form may be adapted to cases of condemnation to the Crown.]

(viii.) Order for further Proof.
(Heading as in Form (i.).)
(Rule 52.)

The Judge having heard the claim of ______, and the proof read, and counsel (or the solicitors) for the parties, admitted the said claim, but directed further proof to be made of the property in the said ship (or cargo) by affidavit (or oral examination), and with (or without) pleadings, or by production of further documents, as the case may be) by (insert name of person or persons by whom further proof is to be given).

[Note.—In cases where at first hearing instead of rejecting a claim, the Judge orders further proof, the above form of order should, from the words "admitted the said claim" (inclusive), be inserted in the decree instead of "rojected the said claim," &c. (Form (i.).]

(ix.) Pronouncing further Proof insufficient and condemning.

(Heading as in Form (i.).)

The Naval Prize Act, 1864, s. 21.

(Rule 57.)

[Note.—If, instead of condemning the ship or cargo, the Judge orders additional further proof, Form (viii.) may be inserted in the above form from the words, "further proof to be insufficient," using the words "additional further proof" in place of "further proof."]

(x.) Pronouncing further Proof sufficient and restoring.

(Heading as in Form (i.).)

(xi.) In Prize Salvage.—Where Ship is brought in and remains under Arrest.

(Heading as in Form (i.).)

Rule 72.

Rule 109.

such other order as to costs as the Judge may make). The Judge further ordered and directed that the said value should be ascertained by appraisement of the said ship (or the cargo of the said ship) by the marshal, and decreed that in default of payment by the claimant of the said ——, part of the said value so ascertained as aforesaid (and the said costs) within —— days after the return of the said appraisement by the marshal, the said ship (or the cargo of the said ship) should be sold by the marshal, and the proceeds of such sale paid into Court, and that the said —— part (and the said costs) be paid to the re-captors out of the said proceeds.

(xii.) In Prize Salvage.-Where Value Sworn or Agreed.

(Heading as in Form (i.).)

Rule 72.

The Judge having heard, &c. (follow last preceding decree down to "on payment of" and proceed) the sum of £———, being one-eighth part (or such other part as the Judge may determine) of the value of the said ship, proved by the owner and accepted by the re-captors, and approved by the Court (or as agreed between the owner and the re-captors and approved by the Court).

The Judge further decreed that the costs of the re-captors of and incidental to this cause should be paid

(Rule 109.)

by the claimant. He further decreed that in default of payment by the claimant of the said sum of \mathfrak{L} ——, and the said costs within six days, the said ship should be appraised and sold by the marshal, and the proceeds of such sale paid into Court, and that the said sum of \mathfrak{L} ———, and the said costs, be paid to the re-captors out of the said proceeds.

(xiii.) In Prize Salvage.—Where Ship restored but Cargo condemned.
(Heading as in Form (i.).)
(Rule 72.)

The Judge having heard the claim and proofs read, and counsel (&c., as in Form (xi.)), rejected the claim of A.B:, the claimant of the cargo of the said ship ———, and pronounced the same to have belonged (&c., as in Form (i.)), and condemned the same as taken by Her Majesty's ship ———, commander, and further pronounced that freight and expenses are due to the said ship in respect of the said cargo, and ordered that such freight and expenses should be a charge on the said cargo; admitted the claim of C.D., claimant of the said ship; pronounced the said ship to have belonged, &c. (as in Form (xi.) down to "on payment of," and proceed) of one-eighth part (or as the case may be) of the value of the said ship and of the said freight (if the value has to be ascertained, continue as in Form (xi.), and proceed) and referred the question of freight to the registrar to ascertain the amount thereof.

[Note.—In cases where a sale of ship or cargo takes place, and the Judge directs the costs and expenses of all parties to be paid out of the value, the foregoing decrees can be adapted by inserting words to the following effect: "On payment of one-eighth part of the value of the said ship or cargo, after deducting therefrom the costs and expenses of all parties."]

(xiv.) In Prize Salvage.—Where Ship is brought in and released on Bail.
(Heading as in Form (i.).)
(Rule 72.)

The Judge having heard the claim and proofs read, and counsel (or the solicitors) on both sides, and having been assisted by (here state the names and descriptions of assessors, if any); pronounced due and awarded to ——, the re-captors, the sum of £ ———, being one-eighth part (or such other part as the Judge may determine) of the appraised value of the said ship (or of the estimated value of the said ship as agreed on between the claimant and owner and the re-captors and approved by the Court), and further decreed that the costs of the captors of and incidental to this cause should be paid by the claimant, and condemned the claimant and his bail in the said sum of £ ———, and the said costs.

(xv.) In Prize Salvage.—Where the Ship has been allowed to prosecute her Voyage.

(Heading as in Form (i.).)

(Rule 72.)

The Judge having heard the affidavits (or the pleadings and evidence) read, and counsel (or the solicitors) on both sides, and having been assisted by (here state the names and descriptions of assessors, if any), pronounced due and awarded to ———, the re-captors, the sum of £———, being one-eighth part (or such other part as the Judge may determine) of the value of the said ship proved by the owners and intervener, and accepted by the re-captors, and approved by the Court (or of the estimated value of the said ship as agreed on between the owner and intervener and the re-captors, and approved by the Court, or as ascertained by appraisement of the marshal as the case may be) and further decreed that the costs of and incidental to this cause should be paid by the owner and intervener, and condemned the said ship (and cargo) in the said sum of £———, and the said costs; (Rule 109.)

ordered and directed the said ship to be appraised (if not already appraised) and sold by the marshal, and the said sum of £ —— and costs to be paid to the re-captors out of the proceeds of such sale; but ordered and directed that if the said owner and intervener should pay the said sum of £ —— and costs within —— days from the date hereof, the said ship (and cargo) should be released to the said owner and intervener (or if the ship has not been arrested, condemned the said owner and intervener in the said sum of £ ——, and the said costs, and ordered and directed a monition to issue against him to pay the same, or ordered and directed a warrant to issue for the arrest of the said ship and cargo).

(xvi.) In Joint Capture.—Pronouncing on Condemnation for or against Title to Share. (Rule 80.)
(Heading as in Form (i.).)

(xvii.) In Joint Capture.—On Condemnation, reserving Question by whom taken. (Rule 80.) (Heading as in Form (i).)

(xviii.) In Joint Capture.—Subsequent to Condemnation.—Pronouncing for or against Title to Share. (Rule 81.) (Heading as in Form (i.).)

(xix.) In Joint Capture.—Before or subsequent to Condemnation.—Admitting Petition to
Proof, or Dismissing Petition. (Rule 81.)
(Heading as in Form (i.).)

The Judge having read the petition of A.B., and having heard counsel (or the solicitors) for the petitioner and for the respondent, admitted the said petition to proof (or dismissed the said petition, and condemned the said A.B. in the costs of the respondent of and occasioned by the intervention).

(xx.) In Joint Re-capture.—Pronouncing for Joint Title or Interest. (Rule 82.)
(Heading as in Form (i.).)

The Judge having heard the claim and proofs read, and counsel (or the solicitors) for A.B., &c., the claimants, C.D., &c., the re-captors, and E.F., &c., the alleged joint re-captors, and having been assisted by (here state the names and descriptions of assessors, if any), admitted the claim of A.B., &c. (proceed as in Form (xi.) to the words) of the value of the said ship (or the cargo of the said ship), and pronounced the said E.F., &c., to be joint re-captors of the said ship (or of the cargo of the said ship), and entitled to share in the said ——part.

The Judge further decreed that the costs of the re-captors of and incidental to this cause should be paid by the claimants, and that the costs of E.F., &c., the said joint re-captors, should be paid by ———— (or such order as to costs as the Judge may make).

(Rule 109.)

(xxi.) In Joint Re-capture.—Reserving Question to whom Due. (Rule 82.)
(Heading as in Form (i.).)

The Judge, &c. (proceed as in last preceding Form to words of the value of the said ship, or the cargo of the said ship, and then proceed,) reserving the question to whom such salvage is due, and further reserving all questions of costs.

(xxii.) Rejecting Claim of alleged Joint Re-captors and pronouncing for sole Title or Interest. (Rule 82.)

(Heading as in Form (i.).)

(Proceed as in Form (xi.) until the end of the clause decreeing restitution, and continue) and rejected the claim of the said E.F., &c., to share as joint re-captors in the said —— part (and condemned the said E.F., &c., in the costs of the said C.D., &c., occasioned by the said claim of E.F., &c., to share as joint re-captors).

(The rest of this decree is as in Form (xi.).)

(xxiii.) In Prize Bounty. (Rule 90.) (Heading as in Form (i.).)

(xxiv.) In Prize Bounty.—On Claim to share as Joint Captors before Title declared. (Rule 90.) (Heading as in Form (i.).)

The Judge having heard the notice of motion and the affidavits of -- (and the ship papers, if any) and the petition of ——, the alleged joint captors, and the answer of the applicants and respondents, and the evidence thereon read, and having heard counsel (or the solicitors) for the several parties, pronounced and declared prize bounty to be due in respect of the taking (or destroying) of the armed ship——at the time of capture (or destruction) thereof to an enemy of Her Majesty, to wit (the King of --, belonging the case may be), and that at the beginning of the engagement there were on board the said enemy's ship—
persons, and that the amount of prize bounty aforesaid is the sum of £——, admitted (or rejected) the claim
of the petitioners, and further pronounced and declared that the applicants being the (or some of the) officers
and crew of Her Majesty's ship——, commander (if the claim of the alleged joint captors is admitted,
add together with the petitioners, being the (or some of the) officers and crew of Her Majesty's ship——, commander) are entitled to the said prize bounty as being actually present at the taking (or destroying) of the said armed ship

[Note.—For decree awarding bounty on condemnation of a ship of war, see Form (iii.).]

(xxv.) In Prize Bounty.—On Claim to share after Decree for Prize Bounty made. (Rule 90.) (Heading as in Form A.)

The Judge having heard the petition and answer read, and the evidences thereon, and having heard counsel (or the solicitors) for the several parties, admitted (or rejected) the claim of the petitioners, and pronounced and declared that the petitioners, being the (or some of the) officers and crew of Her Majesty's ship -, commander, were (or were not) entitled to share with the officers and crew of Her Majesty's -, commander, in the prize bounty awarded and declared due by the decree of this Court.

> (xxvi.) In Prize Bounty.—Reserving the Question to whom the Bounty is due. (Rule 90.) (Heading as in Form (i.).)

(Proceed as in Form (xxiv.) down to the words "the sum of £ -— " inclusive, or as required, and continue) but reserved the question as to the persons entitled to such bounty or to share therein.

> (xxvii.) Order for Sale. (Rule 109.) (Heading as in Form (i.).)

The Judge having heard the affidavit of --, filed on behalf of --, as to the condition of the said ship (or the cargo of the said ship) read, and having heard counsel (or his solicitor) for the claimant (if any) on behalf of the owner of the said ship (or cargo), and counsel (or the solicitor) for the captors [or having heard counsel (or the solicitor) for the claimant, and counsel (or the solicitor) for the captors, on the application said claimant)], [or having heard counsel (or the solicitor) for the petitioners, the re-captors, and counsel (or the solicitor) for the respondents, the owners of the said ship (or the cargo of the said ship application of the petitioners for the sale of the said ship (or the cargo of the said ship)] ordered the said ship (or the said cargo) to be appraised and sold by the marshal, and the proceeds or the sale to be paid into Court.

> No. 116.—MINUTES IN CAUSES FOR CONDEMNATION. (Rule 274.) (i.) On Condemnation or Restitution where Claims made.

The "Benedict," J. Johansen, master.

Our Sovereign Lady the Queen,

against

The ship or vessel "Benedict," her tackle, apparel, and furniture, and the goods, wares, merchandises laden therein, captured by Her Majesty's gunboat "Roarer," Henry Charles Smith, Esquire, commander, and brought to Halifax, and against all persons in general.

18-.. J.K., for Her Majesty's Procurator-General, instituted a cause for condemnation of the above 6th June ship and her cargo, and brought in affidavit of Frederic Williams, Lieutenant R.N., with ship papers marked No. 1 to No. 11 inclusive annexed, and three examinations in preparatory, and the usual monition was issued.

16th June .. Rothery appeared for Heinrich Schmalz, merchant, of Halifax, and gave a claim (in his affidavit annexed) of the said Heinrich Schmalz, as agent on behalf of Fritz Hansen & Co., of Christiania in the kingdom of Norway, the owners of the said ship or vessel "Benedict," for the said ship or vessel, and the freight due in respect of the cargo now or lately laden therein, and gave the usual bail in his behalf in the sum of £60 as security of costs.

17th June . Coote appeared for John Jones, merchant, of Halifax, and gave a claim of the said John Jones (with his affidavit annexed) as agent on behalf of Otto Heimdech, of Stromsaal, in the kingdom of Norway, owner of the cargo of the said ship or vessel "Benedict," for the said cargo, and gave the usual bail on his behalf in the sum of £60 as security for costs.

26th June .. The marshal filed the monition with a certificate that the date of service was 7th June.

27th June .. The monition being returned, the Judge on the application of J.K., on behalf of Her Majesty's Procurator-General, and after hearing solicitors for ship and cargo, appointed the 20th July for the first hearing of the cause.

29th June .. The Judge, on the motion of counsel on behalf of the said John Jones, claimant of the said cargo, and with the consent of counsel on behalf of Her Majesty, admitted the claim of the said John Jones for the goods specified therein, being the cargo of the said ship, and pronounced the same to have belonged as claimed, and decreed the same to be restored to the claimant for the use of the owners and proprietors thereof.

The Judge further, on the motion of counsel for the said John Jones to condemn the captors in the costs and damages incurred by the claimants, the owners of cargo, counsel for Her Majesty objecting, and applying for the condemnation of the said claimant in the expenses

incurred on behalf of Her Majesty, reserved the question as to costs and damages.

E.F., Registrar.

20th July. .. The cause now came on for hearing on the claim of Henrich Schmalz for ship and freight, and The Judge having heard the claim and proofs read, and counsel on behalf of Her Majesty and counsel in support of the claim, admitted the claim of the said Heinrich Schmelz for the said ship and freight, but directed further proof to be given as to the property thereof by the said Henrich Schmalz on or before the 20th September.

E.F., Registrar.

20th Sept. .. The Judge, on the application of Rothery and with the consent of J.K., extended the time for filing the said further proof until 14th October.

Rothery brought in on further proof the affidavit of Heinrich Schmalz, and affidavits of Johann 14th Oct. Pederson and Fritz Hansen with three exhibits annexed, and the further hearing of the cause was fixed for 20th October.

20th Oct. The cause now came on for hearing on further proof, and the Judge, having heard the further proof read and counsel on both sides, took time to deliberate.

E.F., Registrar.

26th Oct. .. The Judge, having deliberated, pronounced the said further proof to be sufficient, and pronounced the said ship and freight to have belonged as claimed, and decreed the same to be restored to the said Heinrich Schmalz, the claimant, for the use of the owners and proprietors thereof, on payment of the costs and expenses incurred on behalf of Her Majesty, and further rejected the claim of Coote's parties for costs and damages.

E.F., Registrar.

4th Nov. .. Rothery having given his undertaking for the payment of the costs and expenses incurred on behalf of Her Majesty, the Judge, in accordance with his decree of 26th October, ordered a release of the said ship to be issued under the seal of the Court, and also ordered the original ship papers remaining in the registry to be delivered out to the claimant and dispensed with copies thereof being left in the Registry.

E.F., Registrar.

5th Nov. .. A release was issued to the marshal and the ship restored.

(Or, if the further proof is insufficient, and the ship is condemned)

.. The Judge, having deliberated, pronounced the said further proof to be insufficient, rejected the claim of the said Heinrich Schmalz, and pronounced the said ship to have belonged, at : 26th Oct. the time of the capture and seizure thereof, to enemies of the Crown of Great Britain, and, as such or otherwise, liable to confiscation, and condemned the same, as also the freight due for the transportation of the cargo lately laden therein, as good and lawful prize, and as taken by Her Majesty's ship "Roarer," Henry Charles Smith, Esq., commander, and further directed the said ship to be appraised and sold by the marshal, and further the said freight to be paid into Court on or before the 1st November.

E.F., Regsitrar.

3rd Jan. .. The marshal reported, &c. (as in Form (ii.)).

(ii.) By Default. (Rule 274.)

As Droit of Admiralty.

No. ·

The "Martha," F. Smid, master.

Our Sovereign Lady the Queen, in Her office of Admiralty,

against

The ship or vessel "Martha," her tackle, apparel, and furniture, and the goods, wares, and merchandises laden therein, taken by one of the boats of the Coast Guard station at Halifax, in Nova Scotia, and brought to Halifax, and against all persons in general.

.. J.K., for Her Majesty's Procurator-General, in Her office of Admiralty, instituted a cause for 5th May condemnation of the above ship and her cargo, and brought in affidavit of G.D., Lieutenant R.N., with ship papers marked No. 1 to No. 11 inclusive, annexed, and thereupon the usual monition was issued.

.. J.K., for Her Majesty's Procurator-General, in Her office of Admiralty, produced Wilhelm 8th May Blom to be examined in preparatory, who having been sworn by the interpretation of John Dun, who was first sworn that he was well acquainted with the Dutch and English languages,

and also faithfully to interpret, was duly examined on the standing interrogatories.

J.K., for Her Majesty's Procurator-General, in Her office of Admiralty, produced Erik Jahn to be examined in preparatory, who having been duly sworn by the interpretation of Alfred Anderson, who was first sworn that he was well acquainted with the Swedish and English languages, and also faithfully to interpret, was duly examined on the standing interrogatories. The marshal filed the monition with a certificate that the date of service was the 6th May.

24th May 26th May .. The monition being returned, the Judge, on the application of J.K., appointed the 30th May as the day of the first hearing.

PART I. — CEYLON GOVT. GAZETTE EXTRAORDINARY — Aug. 12, 1914 .. L.M. appeared for and exhibited an affidavit of Ferdinand Smid, the master of the said ship or vessel "Martha." The Judge at his petition on motion of counsel and with consent of J.K., directed the private adventure of the said Ferdinand Smid on board the said ship or vessel, consisting of three casks of wine and a bag containing about 80 pounds of coffee and 12 pounds of tea, to be restored to him. The Judge, having heard the proofs read, the persons cited not appearing, pronounced the said ship or vessel and cargo to have belonged, at the time of the capture and seizure thereof, to enemies of the Crown of Great Britain, and, as such or otherwise, subject and liable to confiscation, and condemned the same as good and lawful prize and as droits and perquisites of Her Majesty, in Her office of Admiralty, taken by one of the boats of the Coast Guard station at Halifax, in Nova Scotia, and further directed the said ship and cargo to be appraised and sold by the marshal. 15th July ... The marshal reported that the cargo laden on board the said ship or vessel "Martha" was sold on the 11th day of July, and that he had on the 14th instant paid into the hands of M.N., the official accountant appointed to receive proceeds of naval prize at Halifax, the sum of £217, being the amount of the deposit paid by purchasers.

23rd Aug. .. The marshal reported that the said ship or vessel "Martha" was on the 18th day of August sold by public auction at Halifax for the sum of £1,800, and that he had on the 21st instant paid into the hands of M.N., the official accountant appointed to receive proceeds of naval prize at Halifax, the sum of £450, being the amount of the deposit received of the purchaser. 4th Sept. .. The marshal reported that he had this day paid into the funds of M.N., the official accountant appointed to receive proceeds of naval prize at Halifax, the sum of £1,350, being the amount of the balance of the gross proceeds of sale of the ship or vessel "Martha." 14th Sept. .. The marshal reported that he had on the 12th instant paid into the hands of M.N., the official accountant appointed to receive proceeds of naval prize at Halifax, the sum of £213. 17s. 9d., being the amount of the balance of the gross proceeds arising from the sale of the cargo of the ship or vessel "Martha." 6th Oct. . . The marshal returned order of appraisement and sale duly executed, with inventories, appraisements, and account sales of the above-named ship or vessel "Martha," and cargo annexed, and brought in his bill of fees and disbursements with vouchers in support thereof, which the registrar taxed at the sum of £250. 11s. 7d., viz.:-Amount of disbursements on ship Do. on cargo Amount of marshal's fees on ship 46 10 on cargo £250 11 7 And the Judge thereupon directed the said sum of two hundred and fifty pounds, eleven shillings, and sevenpence (£250. 11s. 7d.) to be paid to the marshal out of the proceeds of the said vessel and cargo now remaining in the hands of —— on account of naval prize, present J.K., Her Majesty's Procurator-General not objecting thereto. [Note.—The above minutes are such as may be required in a cause for condemnation, and cover both restitution and condemnation. In some causes many of these minutes would be superfluous. In others additional minutes would be required. In prize salvage and joint capture the minutes should follow as far as possible the wording of the rules and decrees. All minutes of decrees or orders of the Judge should be signed by the Registrar so as to ensure their correctness.] No. 117.—CERTIFICATE OF CONDEMNATION AND SALE OF SHIP. (Rules 279 and 280.) , sold and assigned to (insert name of upon which this certificate is endorsed), dated the day of purchaser). Issued under the seal of the ——— Court of ———, this ——— day of — (Signed) E.F., Registrar. (L.S.)

No. 118.—Certificate of Sale of Ship. (Rules 279 and 280.)

(Signed) E.F., Registrar.

No. 119.—Certificate of Condemnation and Sale of Goods or Cargo. (Rules 279 and 280.) It is hereby certified that the _____ Court of _____, being duly authorized to take cognizance of and judicially proceed in matters of prize, did, by its order (or decree) dated the _____ day of _____, made in a cause instituted on behalf of Her Britannic Majesty for the condemnation of (describe the goods, goods did not form part of the cargo of a ship, state where and how taken) and which were claimed in the said cause by or on behalf of _____ as the owner thereof, condemn the said goods as good and lawful prize to Her Britannic Majesty, and order the said goods to be sold by the marshal of the said Court; and that the said and sold to (insert name of purchaser).

Issued under the seal of the - Court of ----, this ---- day of -(Signed) E.F., Registrar. No. 120.—CERTIFICATE OF SALE of GOODS OR CARGO. (Rules 279 and 280.) a cause instituted on behalf of Her Britannic Majesty for the condemnation of (describe the goods, giving numbers, weight, description, and marks (if any)), being part of the cargo which was laden on board the ship——at the time of the capture and seizure thereof by Her Majesty's ship—— (or, if the goods did not form part of the cargo of a ship, state where and how taken) and which were claimed in the said cause by or on behalf of——as the owner thereof, order, on account of the condition of the said goods [or on application made on behalf of the said —, the owner of the said goods (or with the consent of the said —, the owner of the said goods)], the said goods to be sold by the marshal of the said Court; and that the said goods were sold accordingly by the said marshal, and were under a contract or sold note (if the certificate is endorsed thereon, add upon which this certificate is endorsed) dated the ---- day of -----, purchased by and sold to (insert name of purchaser). Issued under the seal of the ——— Court of ———, this ———— day of (Signed) E.F., Registrar. No. 121.—Certificate of Restitution of Ship. (Rule 281.) use of the said -----, her owners and proprietors. Issued under the seal of the _____ Court of _____, this ____ day of -(Signed) E.F., Registrar. No. 122.—Certificate of Restitution of Goods or Cargo. (Rule 281.) as the owners thereof, admit the said claim on behalf of the said ——, pronounce the said goods to have belonged as claimed, and decree the said goods to be restored to the claimant for the use of the said , the owners and proprietors thereof. Issued under the seal of the -- Court of ----, this ---- day of -(Signed) E.F., Registrar. Appendix II.—Tables of Fees to be taken by the Judges, Registrars, Marshals, and Practitioners, &c., in Prize Proceedings. I.—BY THE JUDGE. On administering any oath or declaration in Court or in Chambers.. 5 On examination before him of any witness at any time other than the hearing of a cause $\begin{smallmatrix}1&0\\0&10\end{smallmatrix}$ On any summons or other application in Chambers On any motion or other application in Court
On any order for further proof, and on any decree, not being a final decree On a final decree 0 10 On the issuing of a commission for the examination of witnesses on the standing interrogatories (to be paid by the applicant), for each person appointed thereby II.—BY THE REGISTRAR. 1.—For preparing Instruments, &c. On the institution of a cause 0 10 For sealing any monition or other instrument or document required to be sealed... For preparing any monition, warrant, release, commission, attachment, or other instrument required to be sealed, or any certificate under seal, or any bail bond 0 10 For preparing a receivable order or a receipt for money to be paid out of Court For preparing and sending any notice 0 5 For preparing any other document, for every folio

Note.—The fees for preparing shall include drawing and fair copying or engrossing.

1 0 0

For executing and other commission or instrument