th-

of Accused, and when not in designation or address if known did t date, locus, and particulars of the offence].

it therefore please your Honour to grant rant to Officers of Law to apprehend and mg said Accused, [or to summon said Accused to appear personally] before the Bailie officiating in the River Bailie Court, Glasgow, to answer to this Complaint; to grant Warrant to cite Witnesses for both Parties; to convict the said Accused of the foresaid crime [or offence]; and to adjudge said Accused to suffer the pains of law. [Where a warrant ad factum præstandum is required it must be specially prayed for.

According to Justice, &c.

A. B., Procurator-Fiscal, [Or in his absence] for the Procurator-Fiscal, C. D., Acting Fiscal.

Previous Convictions.

3.—Schedule of Previous Convictions.

If in any charge, whether statutory or at common law, previous convictions are to be libelled, insert after the particulars of the crime or offence the words "and the said Accused has been previously "convicted of [name of offence or crime] conform "to [number] convictions specified in the subjoined "Schedule, and to be put in evidence at the trial" annexing Schedule as under :-

Schedule referred to in Foregoing Charge.

	_	· _		-
	Date.	Court and Place.	Crime or Offence.	Sentence.
		ĺ		
1	1			

WARRANTS, CITATIONS, &c.

4.—Craving for Search Warrant.

The craving for a Search Warrant included in the prayer of a Complaint may be in the following terms:-

Further, to grant Warrant to search the person, dwelling-house, and repositories of said Accused, and the place in which the Accused may be found, and to take into custody the property mentioned or referred to in the Complaint, and all documents, articles, or property of whatever kind likely to afford evidence of the Accused's guilt in the premises, and if necessary for that purpose, to open all shut and lockfast places. Such Warrant may be subsequently applied for by writing on the original Complaint "Warrant of Search is craved," whereon the Bailie may grant Warrant in the above terms.]

5.—Warrant to Apprehend Accused.

GLASGOW [date].—The Bailie grants Warrant to Officers of Law to search for and apprehend the Accused [name], and, if necessary for that purpose, to open all shut and lockfast places, and to bring said Accused before the Bailie officiating in the River Bailie Court, Glasgow, to answer to the Warrant following thereon [state how served upon

of A. B., Procurator-Fiscal of | foregoing Complaint, and in the meantime, if necessary, to detain said Accused in a Police Station House or other convenient place, and also to cite Witnesses and Havers for both Parties for all Diets in the cause.

6.—Warrant to Summon Accused, and Witnesses or Havers.

GLASGOW [date].—The Bailie grants Warrant to Officers of Law to serve a Copy of the foregoing Complaint and of this Deliverance upon the Accused [name], and to summon said Accused to appear personally before the Bailie officiating in the River Bailie Court, Glasgow, upon the [date] at [hour], to answer to the foregoing Complaint, with Certification, and also to cite Witnesses or Havers for both Parties for all Diets in the cause.

BAILIE [or CLERK OF COURT].

7.—Warrant to Search.

GLASGOW [date].—The Bailie grants Warrant to search and secure, and for that purpose to open all shut and lockfast places.

8.—Summons to an Accused.

To [name] within designed

You are hereby summoned to appear personally within the River Bailie Court, Glasgow, upon the [date] at [hour], to answer to the Complaint, to a copy of which this Notice is attached.

This Summons is served by me on [date]. Constable [or other authorised Officer].

A Note in the following terms to be subjoined.

If the Accused desires to have Witnesses cited for the defence, every reasonable assistance for citing such Witnesses will be given on application at the police office.

All accused persons failing to appear in answer to a Summons, without lawful excuse, are liable to be apprehended.

9.—Citation to a Witness or Haver.

To [name and designation].

You are hereby cited to appear before the Bailie officiating in the River Bailie Court, Glasgow, upon the [date] at [hour] to give evidence for the [prosecution or defence] in the Complaint at the instance of the Procurator-Fiscal against [name and designation of Accused] [where the Witness is a Haver add], and you are required to produce [state what the Haver is to produce].

This Citation served by me on the $\lceil \overline{date} \rceil$. Constable [or other authorised Officer].

Note to be subjoined.

Witnesses or Havers failing to attend the Court, without lawful excuse, are liable to be apprehended.

10.—Execution of Summons of an Accused Person.

I, a Constable [or authorised Officer] of [place], upon [date] lawfully summoned [name and designation of Accused as in Complaint | to appear before the Bailie officiating in the River Bailie Court, Glasgow, on [date] at [hour] to answer to a Complaint at the instance of the Procurator-Fiscal charging [him] with [state name by which crime, offence, or contravention is known, such as "Theft,"
"Assault," Breach of the Public Peace," etc.].
This I did by delivering a Summons to that

effect, with a copy of said Complaint and of the