

20.—Form of Sentence.

(A) (Where only one Accused.)

GLASGOW, River Bailie Court [date].

In presence of [name], Bailie of the River and Firth of Clyde, appeared the Accused [name], and the Charge having been read over [he or she] pleads guilty, whereupon the Bailie, in respect of said judicial confession, finds said Accused guilty of the [crime or offence] charged [or state to what extent found guilty], and therefore fines and americiates said Accused in the sum of [amount], and, in default of immediate payment thereof, sentences and adjudges said Accused to be imprisoned for the space of [time] from this date, unless said fine be sooner paid, and grants Warrant to Officers of Law to apprehend and convey said Accused to the prison of [place], thereafter to be dealt with in due course of law. BAILIE.

Where the sentence is one of imprisonment without the option of a fine, omit the words "fines and americiates said Accused in the sum of [amount], and in default of immediate payment thereof," and also omit the words "unless said fine be sooner paid."

In cases with previous convictions insert after "of the [crime or offence] charged and" the words "the previous convictions libelled in the Schedule having been admitted by said Accused, the Bailie."

And

(B) (Where more than one Accused.)

GLASGOW, River Bailie Court [date].

In presence of [name], Bailie of the River and Firth of Clyde, appeared the Accused [names], and the Charge having been read over, they plead guilty, whereupon the Bailie, in respect of said judicial confession, finds said Accused guilty of the [crime or offence] charged [or state to what extent found guilty], and therefore fines and americiates each of the said Accused [names] in the sum of [amount], and, in default of immediate payment thereof, by any of the said Accused, sentences and adjudges such Accused, so in default, to be imprisoned for the space of [time] from this date, unless said fine be sooner paid, and grants Warrant to Officers of Law to apprehend and convey such Accused to the prison of [place], thereafter to be dealt with in due course of law. BAILIE.

Where the sentence is one of imprisonment without the option of a fine, omit the words "fines and americiates each of the said Accused in the sum of [amount], and in default of immediate payment thereof," and also omit the words "unless said fine be sooner paid."

In cases with previous convictions insert after "of the [crime or offence] charged and" the words "the previous convictions libelled in the Schedule having been omitted by [name or names], the Bailie."

21.—Order to find Caution for Good Behaviour.

(A) (Where only one Accused.)

Where the Accused, in addition to sentence of fine or imprisonment, or imprisonment only, is ordained to find caution, add after "due course of law"—in Form 20—

And further, in addition to the said punishment, ordains said Accused to find sufficient Caution, acted in the books of Court, for good behaviour for the period of [number] months, from and after

[the payment of the foresaid penalty, or from and after] the expiry of the foresaid term of imprisonment, and that, under a penalty of [amount], and in default of said Caution being found, sentences and adjudges the Accused to be imprisoned for the space of [number] days from and after the expiry of the first-mentioned term of imprisonment [or from and after payment of the foresaid fine] unless said Caution shall be sooner found, and for these purposes grants Warrant to Officers of Law to convey said Accused to the Prison of Glasgow, thereafter to be dealt with in due course of law.

BAILIE.

Where the order for Caution is in lieu of fine or imprisonment, omit clauses in conviction relative to fine and imprisonment, and, after the words "guilty of the [crime or offence] charged" in Form 20, say "and therefore ordains said Accused to find sufficient Caution, acted in the books of Court, for good behaviour for the period of [number] months from and after this date, and that under a penalty of [amount], and in default of said Caution being immediately found, sentences and adjudges said Accused to be imprisoned for the space of [number] days from this date unless said Caution shall be sooner found, and for these purposes grants Warrant to Officers of Law to apprehend and convey said Accused to the Prison of Glasgow, thereafter to be dealt with in due course of law." BAILIE.

(B) (When more than one Accused.)

Where the Accused, in addition to sentence of fine or imprisonment, or imprisonment only, are ordained to find caution, add after "due course of law" in Form 20 (B)—

And further, in addition to the said punishment, ordains said Accused to find sufficient Caution, acted in the books of Court, for good behaviour for the period of [number] months, from and after [the payment of the foresaid penalty, or from and after] the expiry of the foresaid term of imprisonment, and that, under a penalty of [amount], and in default of said Caution being found by any of said accused, sentences and adjudges such Accused so in default to be imprisoned for the space of [number] days from and after the expiry of the first-mentioned term of imprisonment [or from and after payment of the foresaid fine] unless said Caution shall be sooner found by such Accused, and for these purposes grants Warrant to Officers of Law to convey such Accused to the Prison of Glasgow, thereafter to be dealt with in due course of law. BAILIE.

Where the order for caution is in lieu of fine or imprisonment omit clauses in conviction relative to fine and imprisonment, and, after the words "guilty of the [crime or offence] charged" in form 20 (B), say "and therefore ordains said Accused to find sufficient Caution, acted in the books of Court, for good behaviour for the period of [number] months from and after this date, and that under a penalty of [amount], and in default of said Caution being immediately found by any of said Accused, sentences and adjudges such Accused so in default to be imprisoned for the space of [number] days from this date unless said Caution shall be sooner found by such Accused, and for these purposes grants Warrant to Officers of Law to apprehend and convey such Accused to the Prison of Glasgow, thereafter to be dealt with in due course of law. BAILIE.