## 22.—Sentence of Whipping.

Where the sentence upon a juvenile offender is one of whipping, after the words "guilty of the [crime or offence] charged " in the conviction, say:-

Finds that, in his opinion, said Accused does not exceed fourteen years of age; therefore sentences and adjudges said Accused to suffer the punishment of private whipping, according to the regulations applicable thereto, and that to the number of ] stripes with the [birch rod]; and ordains the said Accused to be conveyed to [place] there to undergo said punishment; but if it shall be the opinion of the Police Surgeon or other duly qualified medical practitioner in attendance that the said Accused is unfit to endure the punishment of whipping, then and in that event [state terms of alternative, in the appropriate form, ut supra]. BAILIE.

## 23.—Admonition.

Where the Accused is merely admonished, after the words "guilty of the [crime or offence] charged,' say "and dismisses [him] with an admonition."

BAILIE.

PROCEDURE WHERE ACCUSED PLEADS NOT GUILTY.

#### 24.—Form of Sentence.

GLASGOW, River Bailie Court [date]. In presence of [name], a Bailie of the River and Firth of Clyde, appeared the said Accused [name], and the charge having been read over [he, she, or they] pleads [or plead] not guilty, whereupon evidence having been led, the Bailie, in respect thereof, finds said Accused [or him, her, or them] guilty of the [crime or offence] charged [or state to what extent found guilty], and therefore [ut supra, as in Forms 20 to 23.]

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

Note.—In any case where the Bailie considers it advisable to order the names, etc. of the witnesses to be recorded, the following Form shall be used :-

GLASGOW, River Bailie Court [date].

In presence of [name], Bailie of the River and Firth of Clyde, appeared the said Accused [name], and the charge having been read over [he, she or they] pleads [or plead] not guilty, whereupon the following witnesses were examined in support of the Complaint, viz.:—[names and designations], and the following witnesses, viz.:-[names and designations] were examined in exculpation [note also the Production of any Documents produced in evidence by either party]. The Bailie, in respect of the evidence adduced, finds said Accused [or him, her, or them] guilty of the [crime or offence] charged [or state to what extent found guilty], and therefore [ut supra].

## 25.—Form of Sentence in Absence.

GLASGOW, River Bailie Court [date]. The said Accused [name] having failed to appear, although duly cited, the Bailie proceeded to try the case in his absence, and, in respect of the evidence adduced, finds said Accused guilty [ut supra]. BAILIE.

Note.—In any case where the Bailie considers it advisable to order the names, etc. of the witnesses

GLASGOW, River Bailie Cour The said Accused [name] having fail pear, although duly cited, the Magistrate pr to try the cause in his absence, and the fol witnesses were examined in support of the plaint, viz. :- [names and designations], and following witnesses, viz.: [names and designa tions] were examined in exculpation, [note also the Production of any Documents produced in evidence by either party]. The Bailie, in respect of the evidence adduced, finds the said Accused guilty [ut supra].

## 26. Form of Acquittal.

GLASGOW, River Bailie Court [date]. The Bailie, having heard the cause, finds the Complaint not proved [or finds the Accused not guilty], and assoilzies the Accused accordingly.

### 27.—Desertion of Diet.

GLASGOW, River Bailie Court [date]. The Bailie, on the motion of the Procurator-Fiscal [or Acting Fiscal], deserts the Diet pro loco et tempore [or deserts the diet simpliciter].

28.—Remit to a Sheriff or Magistrate of another Burgh (after a case has been partly heard).

GLASGOW, River Bailie Court [date]. The Bailie remits this case to the Sheriff of [place] or to the Magistrate of [place], and grants Warrant to Officers of Law to convey the Accused to the Prison of [place], thereafter to be dealt with in due course of law.

#### 29.—Probation of First Offenders Act, 1887.

GLASGOW, River Bailie Court | date ]. The Bailie finds the Accused [name], by the judicial confession of said Accused [or by evidence adduced] guilty of the crime [or offence] charged: Therefore, in virtue of the powers contained in section 1, subsection 1, of the Probation of First Offenders Act, 1887, Directs said Accused [name], to be released on [his or her] entering into [his or her] own obligation [under a penalty of [amount]] that the said Accused will, if called upon within [number] calendar months from this date, appear before the said Judge to receive sentence; and that in the meantime [he or she] will keep the peace and be of good behaviour.

## 30.—Form of Obligation under Probation of First Offenders Act, 1887.

At Glasgow, the [date].—Compeared  $[name\ and\ ]$ designation], who has this day in the Glasgow River Bailie Court been convicted of the [crime or offence], and as directed by the Bailie, in terms of section 1 of the Probation of First Offenders Act, 1887, binds and obliges himself [under a penalty of [amount]], that he will at any time when called upon within [period] from this date, appear in said Court and receive judgment, and that in the meantime he will keep the peace and be of good behaviour.

Signature or Mark of Accused,

#### CAUTION.

# 31.—Bail Bond for the Appearance of Accused.

I [name and designation of Cautioner] do hereby judicially enact and bind and oblige myself as Cautioner and Surety that [name and designato be recorded, the following Form shall be used: - | tion of Accused | shall appear personally before