No. 3.

Recognizance on Adjournment of Hearing.

Recognizance in the common form, with the following condition:

Condition.

The condition of the within written recognizance is such, that if the said shall personally appear on the day of of the clock in the noon. before such Justices of the Peace. for the county (a) of as may then be there, to show cause why an order should not be made upon him to contribute towards the relief of a certain bastard child of single woman, which child has become chargeable to the Union (b), and of which child it is alleged that the said is the father, then the said recognizance to be void, or else to stand in full force and virtue.

No. 4.

Notice of such Recognizance to be given to the Defendant (and his Surety or Sureties).

TAKE notice, that you, are bound in the sum of and you , in the sum of , in the sum of and you, appear personally that (c) on the day of of the clock in the noon at before such Justices of the Peace for the county (a) of as shall then be there, to show cause why an order should not be made upon (c)to contribute towards the relief of a certain bastard child of single woman, which child has become chargeable Union (b), to the and of which child it is alleged that (c) are the father, as to which matter the hearing of the application of the Guardians of the said Union (b) was adjourned to the said time and appear accordingly the place, and unless (d) recognizance entered into by you, [and by and as your suret ,] will forthwith be levied on you [and him]. Dated this day of

i*dy require.* (d) *Insert* you or he.

No. 5.

Recognizance on Notice of Appeal.

Recognizance in the common form, with the following condition:

following condition:

WHEREAS by an Order under the to wit | hands and seals of two of Her Majesty's Justices of the Peace in and for the county (a) of having jurisdiction in the Union (b), assembled at a Petty Session holden in and for the Division (a) of in the said county (a), at on the day of in the year of our Lord, one thousand eight hundred and the said

was adjudged to be the putative father l

of a certain bastard child, of which one

, single woman, had been delivered, and which had become chargeable to the said Union (b), and was ordered to pay to the Guardians of the said Union (b) or to one of their officers certain sums of money therein set forth as contributions towards the relief of the said child: And whereas the said hath given to the said guardians notice of his intention to-appeal against the said order to the General Quarter Session of the Peace to be holden on the day of

next, for the county (a) of

Now the condition of this recognizance is such, that if the above-named do appear at the General Quarter Session of the Peace to be holden at in and for the county (a) of on the

day of in the year of our Lord one thousand eight hundred and , and then and there try such appeal' and pay such costs as shall be by the said Court awarded, then this recognizance to be void.

Taken and acknowledged, this day of in the year of our Lord one-

thousand eight hundred and at in the county (a) of before me the undersigned, one of Her Majesty's Justices of the Peace in and for the said county (a)

No. 6.

Order for Contribution towards the Relief of a Bastard Child which has become chargeable to a Union or Parish.

AT a Petty Session of Her Majesty's to wit. Justices of the Peace for the county

(a) of holden in and for the division (a) in the said county (a), at on the day of in the year of our Lord one thousand eight hundred and before us

Her Majesty's Justices of the Peace for the said county (a), having jurisdiction in the Union (b), in the county (a) of

Whereas the Guardians of the said Union (b), did on the day of in the year of our Lord one thousand eight hundred and make application to the said Union (b),

, two of Her Majesty's
Justices of the Peace acting for the Petty Sessional
Division (a) of in the county (a) of
and having jurisdiction in the said Union (b), for
a summons to be served upon one of the
parish of in the county (a) of to
appear before two Justices of the Peace having
jurisdiction in the said Union (b), to show cause
why an order should not be made upon the said
to contribute towards the relief of a

certain bastard child of , single woman, which child did on or about the day of in the year of our Lord one thousand eight hundred and , become chargeable to the said Union (b), and of which child it is alleged that the said is the father, and whereas the said last-mentioned Justices thereupon issued their summons to the said to appear at a Petty Session to be holden on this day for this Division(a), to show cause why such order should not be made upon him:

And whereas the said having been duly served with the said summons

and appearing in pursuance

⁽a) or city, borough, or other place.(b) or the parish of

⁽a) or city, borough, or other place.

⁽b) or the parish of
(c) Insert you or the name of the alleged father, as the case
may require.

⁽a) or city borough, or other place.(b) or the parish of