

made upon the back of the Writ (the same writing to be there entred of Record.) And if after it shall appear to the said Courts, that the said Causes expressed in such Writing, be untrue; then the Court may award Costs and Damages to the party grieved; and may also commit to prison the Offenders, until they pay the said Costs and Damages:

Now to conclude this business: if the Surety of the Peace be taken by vertue of a *Supplicavit*, then must the Justice of Peace make return of the Writ, and Certificate of his doings under his Seal into the Court from whence the *Supplicavit* did proceed; which may be done in this manner:

First let him write upon the back of the *Supplicavit*, thus:

“*Executio istius brevis patet in quadam Scheda huic brevi annexi*”

§. 11.
The return
of the
Supp.

Then may the Certificate or Schedule be thus, and be filed to the back of the Writ.

“*Ego Johannes Cotton Miles unus Custod. pacis Dom. Regis in Com. Cantabrig. Certifico. in Cancellar. dict. Com. Regis me virtute istius brevis mihi p. A. B. in eodem brevi nominatum prim. deliberat. personalit. curam me (tali die & loco) venire fecisse T. R. in dicto brevi nominatum ac eundem T. ad sufficientem securitat. & mancaptores pacis inveniendum secundum formam dict. brevis, viz. &c. (As the Will shall appoint) compulisse in cujus rei testimonium huic presenti Certificationi mee sigillum meum apposui, datum apud C. pred. in Com. pred. 16 Die Januarij Anno Regn. dict. Dom. nost. Caroli Dei Gratia Regis, &c. xx.*”

The Justice of Peace may also therewith send the Recognizance, if he will; or may keep and stay the Recognizance until a *Certiorari* come to him for it.

The return
of a
Certiorari.

And if a *Certiorari* be directed out of the Chancery to the Justice of Peace, for removing of this Recognizance (because it was not lent up together with the Certificate, as there was no necessity that it should) then that Writ also may be thus answered.

And of the
Recog.

lib. Intr.
493

Write upon the back of the *Certiorari* thus:

“*Virtute istius brevis ego I. C. miles unus custodum pacis Dom. Regis Com. C. tenorem securitat. pacis de qua in hoc brevi fit mentio, or unde infra fit mentio dicto Domino Regi in Cancellar. seu sub sigillo meo, distincte & aperte milit. pred. patet in Scheda huic brevi f. consut. &c.*”

§. 12.
Certiorari

And then write the Recognizance *verbatim*, in this manner here under following, and thereto set your Seal.

“*Memorandum quod 16 die Januarii. (reciting the whole Recognizance to the end) In cujus rei testimonium ego pred. I. C. sigillum meum apposui dat. &c.*”

The Sched-
ule or Cer-
tificat.

And file this Schedule (or note of the Recognizance) to the back of the *Certiorari*.

F.N.B. 81. The form of the *Certiorari*, you may see F. N. B. 81, 82. c. *Vide postea, tit. Certiorari.*

F.N.B. 11. Also this form of a Certificate may serve where a *Certiorari* is brought to a Justice of Peace to remove a Recognizance of the Peace or good Behaviour taken by him *ex officio*, without any Writ of *Supplicavit*. See Lamb. 111 more *antea, sub hoc tit. Surety, &c.*

And if the Justice of Peace shall not return the *Supplicavit*, nor Certificate of his doings therein, until a *Certiorari* come to him for it, yet it seemeth no danger to him.

Also if the *Supplicavit* be against divers, and the Demandant will release his prayer of the P. against one of them, then that release ought to be certified for him, and the Writ must be served and executed for the rest: or

§. 13.
Release