

No. 104.

Sec. 182; Rule 43.

New Zealand. }
 The Magistrates' Courts } WARRANT TO BAILIFF TO GO AND VIEW DESERTED TENEMENT
 Act, 1928. } AND AFFIX NOTICE THEREUPON. Plaintiff No. .
 In the Magistrate's Court, held at .
 Between , plaintiff,
 and , defendant.
 To , Bailiff of the Magistrate's Court [or Constable stationed at]

WHEREAS an information and request has this day been made before me, , Esquire, Stipendiary Magistrate, sitting at , by , who says that [as in the information], and the matter of such information has now been proved to my satisfaction upon oath: This is to authorize and command you, the said , to go upon and view the premises, and if upon such view you find the said premises to be deserted and without sufficient distress thereupon you are hereby authorized and commanded to affix upon the most conspicuous part thereof notice in writing that on a day to be in such notice mentioned, and not being less than fourteen days from such first view, you will return to take a second view thereof, and that if upon such second view the tenant or some person on his behalf does not appear and pay the rent in arrear, and there is no sufficient distress on the premises, the said may be put in possession of the said demised premises, pursuant to the statute in such case made and provided. And you are hereby further authorized and commanded to return to such premises and take a second view thereof upon the day to be in such notice mentioned, and to certify to me, the said Magistrate, on or before the day of next, what you have done hereunder, and whether upon such second view as aforesaid any person appeared and paid the rent in arrear, or whether there is then sufficient distress on the premises to countervail the arrears of rent.

Given under my hand and the seal of the Court, this day of , 19 , at
 Stipendiary Magistrate.

No. 105.

Sec. 182; Rule 43.

New Zealand. }
 The Magistrates' Courts } NOTICE TO BE AFFIXED ON DESERTED PREMISES. Plaintiff No. .
 Act, 1928. }
 In the Magistrate's Court, held at .
 Between , plaintiff.
 and , defendant.
 To [the tenant].

TAKE notice that on , the day of last, information and request was made to , Stipendiary Magistrate, sitting at , by , of , for that [Setting forth the matter as in the information]. And the said Stipendiary Magistrate thereupon issued his warrant authorizing and commanding me, , to come upon and view the said demised premises; and I do find the said premises to be deserted and without sufficient distress thereupon, and on the day of I will return, in obedience to the said warrant, to take a second view thereof; and if upon such second view you, or some person on your behalf, do not appear and pay the said rent in arrear, or there is not sufficient distress on the premises, the said may be put in possession of the said demised premises pursuant to the statute in that case made and provided.

Witness my hand, this day of , 19 .
 Hours of attendance at the office of the Clerk on , from till , except
 on , when the office will be closed at .
 Bailiff.

No. 106.

Sec. 182; Rules 43
and 44.

New Zealand. }
 The Magistrates' Courts } WARRANT TO THE BAILIFF OR A CONSTABLE TO DELIVER POSSESSION
 Act, 1928. } OF DESERTED PREMISES TO LANDLORD. Plaintiff No. .
 In the Magistrate's Court, held at .
 Between , plaintiff.
 and , defendant.
 To , Bailiff of the Magistrate's Court [or To]

WHEREAS on the day of last information and request was made to me, Stipendiary Magistrate, sitting at , by , of , for that [Setting forth the matter as in the information]: And whereas I did thereupon issue my warrant authorizing and commanding , Bailiff of the Court aforesaid, to enter upon and view the premises in the said information mentioned, and to affix upon the most conspicuous part thereof a notice stating upon what day he would return to take a second view thereof, pursuant to the statute in such case made and provided: And whereas it appears to me by the return of the said to the said warrant that the said went upon and viewed the said premises, and affixed thereupon such notice as aforesaid, and that the said , upon the day in such notice mentioned, returned to the said premises and took a second view thereof, and that neither the tenant nor any person on his behalf appeared and paid the rent in arrear, nor was there sufficient distress on the premises to countervail the arrears of rent: This is therefore to authorize and command you, on or before the day of , 19 , to enter