FORM No. 25

$Magistrate's \ order \ declaring \ party \ entitled \ to \ retain \ possession \ of \ land, \ etc., \ in \ dispute$

(See section 145)

existed between the dispute be between the subject of dispute), situs written statement of the subject of dispute), and the claim of either of the the said he is (or they are) in po	(desconding of villagers) contact within my local justification respective claims as being satisfied by due said parties to the legansession of the said possession until ousted	rded, that a dispute, likely to induce a breach of the peace, ribe the parties by name and residence or residence only is the period certain (state concisely the saliction, all the said parties were called upon to give in a too the fact of actual possession of the said (the inquiry had thereupon, without reference to the merits of a lright of possession, that the claim of actual possession by the rames or description) is true; I do decide and declare that (the subject of dispute) and y due course of law, and do strictly forbid any disturbance
Dated, this	day of	,19 .
(Seal of the Court)		(Signature)
FORM No. 26 WARRANT OF ATTACHMENT IN THE CASE OF A DISPUTE AS TO THE POSSESSION OF LAND, ETC. $(See~{\rm section}~146)$		
To the officer in charge	of the police station at	
(or, To the Collector of).
WHEREAS it has been made to appear to me that a dispute likely to induce a breach of the peace existed between (describe the parties concerned by name and residence, or residence only if the dispute be between bodies of villagers) concerning certain (state concisely the subject of dispute) situate within the limits of my jurisdiction, and the said parties were thereupor duly called upon to state in writing their respective claims as to the fact of actual possession of the said (the subject of dispute), and whereas, upon due inquiry into the said claims, I have decided that neither of the said parties was in possession of the said (the subject of dispute) (or I am unable to satisfy myself as to which of the said parties was in possession as aforesaid);		
taking and keeping poss a competent Court dete	ermining the rights of	the said (the subject of dispute) by sold the same under attachment until the decree or order of the parties, or the claim to possession, shall have been orsement certifying the manner of its execution.
Dated, this	day of	,19 .
(Seal of the Court)		(Signature)