

preferring such complaint to pay the costs of the party against whom the same shall have been preferred: and if such costs shall not be paid immediately upon dismissal, or within such period as such Justice shall at the time of such dismissal appoint, it shall be lawful for him to issue his Warrant to levy the amount of such costs within a certain time to be in the said Warrant expressed; and in case no distress sufficient to satisfy the amount of such Warrant shall be found, to commit the party by whom such costs shall be so ordered to be paid as aforesaid, to the common Gaol of the County, District, Riding or Division where such offence shall be alleged to have been committed, there to be imprisoned for any term not exceeding ten days, unless such costs shall be sooner paid.

11. And be it further enacted by the authority aforesaid, That the Justice by whom such Certificate as aforesaid shall be given, shall draw up the same in the following form, or in words to the like effect, videlicet:—

“BE IT REMEMBERED, That on the—
 “day of—, in the year of our Lord—
 “at—, in the County of—, [or Dis-
 “trict, Riding or Division, as the case may
 “be,] A. B. of—, was brought before
 “me, C. D., one of His Majesty’s Justices
 “of the Peace for the said County, [or
 “District &c.] upon a charge preferred a-
 “gainst him by E. F., of—, [specify the
 “offence, and the time and place when and
 “where the same is alleged to have been
 “committed,] and upon investigating such
 “charge, I have dismissed the same, and
 “I order and adjudge the said E. F. to pay
 “the sum of— for costs, and in default
 “of payment thereof immediately, that
 “there be levied of the goods and chattels
 “of the said E. F., the said sum of—,
 “within—days from the date hereof;
 “and in case there shall be no goods or
 “chattels found of the said E. F., whereof
 “the amount can be made at the time afore-
 “said, then that the said E. F., be [or on
 “or before the—day of—next] im-
 “prisoned in the common Gaol of the said
 “County of—, [or District, &c.] for the
 “space of—days, unless the same shall
 “be sooner paid.

“Given under my hand, the day and
 “year first above mentioned.”

12. And be it further enacted by the au-
 thority aforesaid, That if any person a-
 gainst whom any complaint shall have been
 preferred for any offence against this Act
 shall have obtained such Certificate as a-
 foresaid, or having been convicted shall
 have paid the whole amount adjudged to
 be paid under such conviction, or shall
 have suffered the imprisonment awarded
 for the non-payment thereof, in every such
 case, such person shall be released from
 all further or other proceedings, civil or
 criminal, for the same offence: *Provided*
always, nevertheless, that nothing herein
 contained shall be construed to prevent any
 action for damages, wherein the party
 shall not have proceeded under the provi-
 sions of this Act.

13. And be it further enacted by the au-
 thority aforesaid, That if any person shall
 aid, abet, counsel, or procure the commis-
 sion of any offence punishable under this
 Act, such person shall, on being convicted
 before a Justice of the Peace, on the oath
 of one or more credible witness or witness-
 es, of having so aided, abetted, counselled,
 or procured the commission of any such
 offence as aforesaid, be liable to the same
 forfeiture and punishment to which the
 principal offender is by this Act liable.

14. And be it further enacted by the au-
 thority aforesaid, That when any person
 shall be summarily convicted before a
 Justice of the Peace of any offence against
 this Act, it shall be lawful for the Justice
 if he shall so think fit, to discharge the of-
 fender from his conviction, upon his making
 such satisfaction to the party aggrieved, for
 damages and costs, or either of them, as
 shall be ascertained by the Justice.

15. And be it further enacted by the
 authority aforesaid, That the Justice be-
 fore whom any person shall be convicted
 of any offence against this Act, may cause
 the conviction to be drawn up in the fol-
 lowing form of words, or in any other form
 of words to the same effect as the case
 shall require, videlicet:

“BE IT REMEMBERED, That on the—
 “day of—, in the year of our Lord—
 “at—, in the County of—, [or Dis-
 “trict, Riding or Division, as the case
 “may be,] A. B., of—, is convicted
 “before me, C. D., one of His Majesty’s
 “Justices of the Peace for the said County,
 “[or District, Riding or Division, as the