- Sec. 92.—(6) Amended 1918, c. 40, s. 18.
- Sec. 95. As to how far the section curtails the general right of appeal in habeas corpus proceedings, R. S. O. 1914, c. 84, s. 8, see Rex v. Martin, 41 O. L. R. 79.
- Sec. 96. A conviction as for a second offence is not necessarily void by reason of the magistrate's admitting in evidence the former conviction before making any finding of guilt upon the second offence, provided it appears that no injustice is done to the accused: Rex v. McDevitt, 39 O. L. R. 138.
- Sec. 96.—(a) As to contravention of section by inquiry by magistrate into previous conviction before disposing of the second offence charged; see Rex v. Hanley, 41 O. L. R. 177.
- Sec. 96.—(d) Amended 1917, c. 50, s. 32: where the first offence is covered by s. 59, a conviction for a subsequent offence mentioned in s. 59 is to be deemed a conviction for a scond offence.
- Sec. 102.—(2) New sub-section 1917, c. 50, s. 33: notice of motion to quash the conviction must be served within 30 days from date of conviction or order.
- Sec. 102a. New section 1918, c. 40, s. 19: remitting case for rehearing on ground of exclusion of evidence.
- Sec. 105. Amended 1918, c. 40, s. 20.
- Sec. 110.—(2) Amended 1917, c. 50, s. 34: penalty goes to the local municipality.
- Sec. 116. Repealed, new section 1918, c. 40, s. 21.
- Sec. 118.—(1) Amended 1918, c. 40, s. 22.
- Sec. 118.—(6) New sub-section 1917, c. 50, s. 35: as to proof of regulation or order of the board of license commissioners.
- Sec. 118.—(7) New sub-section 1917, c. 50, s. 35: the license board may take evidence under oath in determining any matter.