## xlvi

INDEX.

ŧ

SUMMARY CONVICTIONS ACT - Continu Indorsement on a warrant of distress	ued.
N 3	338
Information or complaint on oathA	320
Notice of appeal, &c	344
Order for any other matter, where the	011
disobeying of it is punishable with	
imprisonment	334
Order for payment of money, and in	001
default of payment imprisonment K, 2	333
Order for payment of money to be levied	
by distress, and in default of distress,	
imprisonment	332
Order of dismissal of information or	
complaintL	335
Recognizance for the appearance of de-	
fendant, when case is adjourned,	
& e	328
Notice to defendant, &c	328
Recognizance on appealS	345
Notice of	346
Return of convictions	349
Summons to a witness E, 1	323
Summons to defendantB	321
Warrant for a witness in the first in-	
stanceE, 3	324
Warrant for defendant in the first	
instanceD	322
Warrant of commitment for want of	
distressN, 5	339
Warrant of commitment for want of	
distress for costs of an appealU, 2	348
Warrant of commitment for want of	
distress for costs, upon an order for	
dismissal of an information, &cP, 2	343
Warrant of commitment on an order in	
the first instance	341
Warrant of commitment, upon a con-	
viction for a penalty in the first in- stance	
Warrant of committal, &c., on ad-	340
journment of hearing	327
Warrant of distress for costs of an	اشن
appealU, 1	347
Warrant of distress for costs, upon an	011
order for dismissal of an information,	
&cP, 1	342
Warrant of distress upon a conviction	010
for a penaltyN, 1	336
Warrant of distress upon an order for	
the payment of moneyN, 2	337
Warrant to remand a defendant when	
apprehendedF	326
Warrant when summons is disobeyedC	321
Warrant where a witness has not obey-	
ed a summonsE, 2	323
Seals to warrants and other documents	319

4	
SUMMARY CONVICTIONS ACT-Continu	ed.
Seals-When absence of, not to invalidate	319
Security in proceedings to quash-Order	
may be made as to	315
Sufficiency of forms	32 <b>0</b>
Summons	296
See Enforcing attendance, &c.	
Superseded-5 Geo. 2nd, c. 19, s. 2	315
Tender and payment	316
To the constable	316
To the keeper of prison	317
What to include	317
Time for making complaint or laying in-	
formation limited	296
Trial	301
See Hearing.	
Two justices shall be present and act	
together in cases requiring two	295 ;
Warrants	<b>296</b>
See Enforcing attendance, &c., and	
thereunder.	
Warrants of distress and commitment	306
Costs against the prosecutor, when	308
Default of sufficient distress	307
Defendant may be bailed or detained	
until warrant is returned	307
Imprisonment for a subsequent offence,	
if defendant is already in gaol	308
Indorsement of, for execution in another	
jurisdiction	306
Form of	338
See Schedule N, 3.	
Justice may issue, when	306
Forms of	337 j
See Schedule N, 1, N, 2.	
Prosecutor, when liable for costs	308
Recovery of costs from prosecutor	30 <b>8</b>
Form of commitment	343
See Schedule P, 2.	
Form of warrant of distress	342
See Schedule P, 1.	
Return to, by constables	307
Form of	339
See Schedule N, 4.	
Term for which defendant may be com-	
mitted in default of distress	307
Term of imprisonment in certain cases	
if penalty is not paid	308
Warrant of commitment for want of	
distress	307
Form of	33 <b>9</b>
See Schedule N, 5.	
When the issuing of a warrant would	
be ruinous to defendant and his	
family, or there are no goods, justice	
may commit him 306	207

may commit him ...... 306, 307 Warrant of committal, 0, 1, 0, 2. ... 340, 341 /