Every bill of costs when demanded

Copy of any other paper connected with any trial, and the minutes of the same if demanded,—every folio of one hundred words 0

IV. And be it enacted, That in all cases of a summary In cases of conviction before any one or two Justices of the Peace, summary under the provisions of the several Acts passed in the under 4 & 5 Session held in the fourth and fifth years of Her Majesty's Vict. caps. 26, 26, 27, Reign, chapters twenty-five, twenty-six and twenty-seven, warrant of 10 and intituled respectively, "An Act for consolidating and distress may issue, in "amending the laws in this Province relative to larceny discretion of "and other offer ees connected therewith,"-" An Act for the Justices, or Justices, " consolidating and amending the laws in this Province "relative to malicious injuries to property,"-and "An 15" Act for consolidating and amending the statutes in this "Province relative to offences against the person," it shall and may be lawful for such Justice or Justices, in his or their discretion, to issue his or their warrant to levy, by distress and sale of the offender's goods and chattels, 20 the amount of fine and costs imposed, and in default of the same being levied and made, the offender or offenders may be committed to the Common Gaol or House of Correction for the period and in the manner prescribed by the above mentioned Statutes, or to proceed, as here-25 tofore, by committal for default of payment instead of issuing such distress warrant.

V. And be it enacted, That in all cases where costs costs against are payable by parties who may have failed in prose-prosecution cuting with effect, it shall and may be lawful for the be levied by 30 Justice or Justices before whom complaint may have been distress. made, to issue his or their warrant to levy by distress and sale of the goods and chattels of such person so failing to prosecute, such costs as shall be determined by the Justice or Justices, to be payable by him or them.

VI. And be it enacted, That this Act shall not be con- Act not to strued to authorise any claim being made by the Justices authorize fees or aforesaid, for Fees of any description connected with allowance cases above the degree of misdemeanor; nor shall wit- in cases, nesses in such cases be allowed anything for their above 40 attendance or travel, except under the order of the Court misdemeaubefore which the trial of the case shall be had; anything in this Act to the contrary thereof in anywise notwithstanding.

VII. And be it enacted. That this Act shall come into Commence-45 operation on and take effect from the first day of next.