Appeal against lodged with Col-

VIII. And be it further enacted, That any per-Appeal against Assessment to be son or persons so to be rated or charged with a proportion of the said Assessment, and who may consider that he, she or they is, are, or shall be overrated, shall and may, within the time specified in the beforementioned Notice, deliver to the said Collector, or leave at his House, Office, or place of Residence, an Appeal to the Justices of Peace hereinafter appointed to try and determine the same, which Appeal shall be in the following Form:

"IA. B. do hereby Appeal to the Justices of Form of Appeal. " Peace of Charlotte-Town, and its vicinity, at their "next meeting, against the payment of the sum of charged and rated as my proportion Assessment for keeping in repair the "Pumps, Wells, and Streets of Charlotte-Town, "and for other purposes.

"Witness my hand the

of " A. B.

"To Mr. C. D. Collector."

refuse to receive Appeal unless Appellant presents a Recognizance to abide the Judg-ment of Justices.

IX. And be it further enacted, That the Collector collector shall shall nevertheless disallow and refuse to receive such Appeal, unless the Appellant shall, on presenting the same, become bound in a Recognizance, with one sufficient surety, to abide the determination or Judgment of the Magistrates to be made thereupon, and which Recognizance shall be in the following Form:

Form of Recognizance.

"Prince Edward Island, ) Be it remembered, that "Queen's County. Son the in the year of our Lord 18 A. B. and came before me C. D. Collec-" E. F. of "tor of the Charlotte-Town Assessment, and ac-"knowledged themselves to owe to "Treasurer of the said Assessment the sum of (double the amount of said Assessment) " of good and lawful money of Prince Edward Is-"land, to be made and levied of their Goods and "Chattels, Lands and Tenements, to the use of