

43. G. III.
sec. 46.

V. In the case N^o 3. one Justice of the Peace, and in the cases of N^o 4, the Justices of the Peace shall cause fines to be levied by seizure and sale of the effects of the offender, under a warrant or order, under his or their hand and seal, directed to a Peace officer or serjeant of Militia. The reasonable costs of the seizure and sale shall be taxed and be levied with the fine, and the surplus shall be re-imburfed to the proprietor, who may appeal from this judgment to the first Quarter Sessions of Peace for the District, when the fine exceeds forty shillings, on depositing this fine in the hands of one of the Justices of the Peace who condemned him. This sum shall be re-imburfed if the judgment be reversed, but if confirmed or if the appellant be condemned to pay a greater sum, then the prosecutor shall be re-imburfed his costs of appeal, which shall be taxed by the said Justices in their Quarter Sessions, and shall be levied in manner aforesaid.

43. G. III.
sec. 49.

VI. Justices of the Peace shall keep a register of all such prosecutions, in which shall be intcribed the names of the prosecutors and of the defendants, and their ordinary domiciles, the names of the witnesses and their testimony, the judgment rendered, and the amounts of the fines.

Section 47.

VII. The said Justices and Clerks of the Peace respectively shall transmitt, once a year

V.
Num
cas
mend
cont
sous
de la
raiso
et pr
remb
pelle
fions
loriq
lins,
main
cond
bour
est co
damm
le po
d'Ap
Juges
tier, e

VI.
régist
feron
des l
naires
moign
mont.

VII.
respec