			· L	
SUMMARY CONVICTIONS ACT-Continued.			SUMMARY CONVICTIONS ACT-Continu	ied.
Convictio	ns, &c., not to be invalid for in-		Warrant of distress, may issue	316
forma	lities	314	Form of	34
		305	See Schedule U, 1.	
How to	be awarded	305	Errors and defects, which shall not invali-	
_	ry of, by distress	306	date convictions, &c	314
	default of distress by imprison-		Evidence	300
mer	14	306	See Witnesses.	•
	actions against justices for		Ex parte cases	29
	ties for not making proper		Forms to be sufficient	320
retur	as, &c	318	General provisions	319
			_	301
	ppeal, to whom payable	316	Hearing	303
Defendant	ts-Enforcing attendance of	296		
	Enforcing attendance of, &c.		Aggrieved—Evidence of the person Amount payable to person aggrieved,	302
		306		20.
See	Warrants of Distress, &c.		limited	304
Effect of o	conviction, if no appeal	316	Case may proceed, if prosecutor or	
Enforcing	attendance of defendants	296	defendant does not appear	304
	cases	297	Certificate of dismissal of complaint	305
	on of warrant	298	Form of	336
	nat officer and where	298	See Schedule M.	
Indorser	nent of warrant-Effect of	298	Complainant, &c., competent witnesses	302
Indorsin	g warrant in another jurisdiction	298	Convictions to be drawn up by the	
Informa	tion to be laid	296	justice	304
Form	of information.	320	Forms of329, 330,	, 330
	Schedule A.	020	See Schedules J 1, J 2, J 3.	
	of summons	000	Copy of minute of order of commitment	
Proc	of service	296	to be served on defendant, before dis-	
Summan	or service	297	tress or commitment	305
Башшоп	is may be issued	296	Defence and answer	301
	of summons	321	Decision of the case	304
	Schedule B.		Defendant may be allowed to go at	
	t-Duration of, and how to be		large or may be committed, or may	
	ed	298	be discharged upon his own recog-	
	t in the first instance—Copy of,		nizance on adjournment of case	304
	erved on defendant	297	Form of recognizance	328
	may be issued if summons dis-]	See Schedule H.	
obey	ed	297	Form of warrant of committal	327
Form	of such warrant	321	See Schedule G.	
See	Schedule C.		Defendant may make full defence	301
Warran	t may issue in the first instance,		Dismissal of case, when prosecutor does	
	n	297	not appear	304
Form	of such warrant	322	Dismissal of complaint proceedings on	305
	Schedule D.		Form of order	335
Warrant	t, to whom directed	297	See Schedule L.	
	o be signed and sealed	297	Examination of witnesses, &c	303
	to contain	298	If both parties appear	303
	ent of payment of costs of appeal	316	If defendant appears, &c, and the com-	
	te that costs have not been	310	plainant does not appear	302
	, to be granted	316	Inhabitant of district—Evidence of	302
	of	346	Justice may convict, &c., if defendant	i
	Schedule T.	310	admits truth of information	303
	· · · · · · · · · · · · · · · · · · ·		Making satisfaction-In certain cases	•
	t of commitment may be issued,		defendant may be discharged on	305
	n	316	Minute of conviction or order to be made	304
	of	348	Negative-When proof of, not required.	303
See	Schedule U, 2.		Non-appearance of defendant	302