

SUMMARY CONVICTIONS ACT—Continued.

Convictions, &c., not to be invalid for in- formalities	314
Costs	305
How to be awarded	305
Recovery of, by distress	306
And in default of distress by imprison- ment	306
Costs in actions against justices for penalties for not making proper returns, &c.	318
Costs of appeal, to whom payable	316
Defendants—Enforcing attendance of	296
<i>See Enforcing attendance of, &c.</i>	
Distress	306
<i>See Warrants of Distress, &c.</i>	
Effect of conviction, if no appeal	316
Enforcing attendance of defendants	296
<i>Ex parte cases</i>	297
Execution of warrant	298
By what officer and where	298
Indorsement of warrant—Effect of	298
Indorsing warrant in another jurisdiction	298
Information to be laid	296
Form of information	320
<i>See Schedule A.</i>	
Service of summons	296
Proof of service	297
Summons may be issued	296
Form of summons	321
<i>See Schedule B.</i>	
Warrant—Duration of, and how to be executed	298
Warrant in the first instance—Copy of, to be served on defendant	297
Warrant may be issued if summons dis- obeyed	297
Form of such warrant	321
<i>See Schedule C.</i>	
Warrant may issue in the first instance, when	297
Form of such warrant	322
<i>See Schedule D.</i>	
Warrant, to whom directed	297
How to be signed and sealed	297
What to contain	298
Enforcement of payment of costs of appeal	316
Certificate that costs have not been paid, to be granted	316
Form of	346
<i>See Schedule T.</i>	
Warrant of commitment may be issued, when	316
Form of	348
<i>See Schedule U, 2.</i>	

SUMMARY CONVICTIONS ACT—Continued.

Warrant of distress, may issue	316
Form of	347
<i>See Schedule U, 1.</i>	
Errors and defects, which shall not invali- date convictions, &c	314
Evidence	300
<i>See Witnesses.</i>	
<i>Ex parte cases</i>	297
Forms to be sufficient	320
General provisions	319
Hearing	301
Adjournment of the case	303
Aggrieved—Evidence of the person	302
Amount payable to person aggrieved, limited	304
Case may proceed, if prosecutor or defendant does not appear	304
Certificate of dismissal of complaint	305
Form of	336
<i>See Schedule M.</i>	
Complainant, &c., competent witnesses	302
Convictions to be drawn up by the justice	304
Forms of	329, 330, 330
<i>See Schedules J 1, J 2, J 3.</i>	
Copy of minute of order of commitment to be served on defendant, before dis- tress or commitment	305
Defence and answer	301
Decision of the case	304
Defendant may be allowed to go at large or may be committed, or may be discharged upon his own recog- nizance on adjournment of case	304
Form of recognizance	328
<i>See Schedule H.</i>	
Form of warrant of committal	327
<i>See Schedule G.</i>	
Defendant may make full defence	301
Dismissal of case, when prosecutor does not appear	304
Dismissal of complaint proceedings on Form of order	305
<i>See Schedule L.</i>	
Examination of witnesses, &c	303
If both parties appear	303
If defendant appears, &c, and the com- plainant does not appear	302
Inhabitant of district—Evidence of	302
Justice may convict, &c., if defendant admits truth of information	303
Making satisfaction—In certain cases defendant may be discharged on	305
Minute of conviction or order to be made	304
Negative—When proof of, not required	303
Non-appearance of defendant	302