XIV. And be it enacted, That in all cases where the Appeal given: sum adjudged to be paid on any conviction shall exceed and upon what condi-Two Pounds, and in all cases where imprisonment shall tons. ' be adjudged, any person who shall think himself aggrieved 5 by any such conviction may appeal to the next Court of General or Quarter Sessions, which shall be holden not

less than fourteen days after the day of such conviction for the District, County, or other jurisdiction wherein the

cause of appeal shall have arisen; Provided that such 10 person shall give to the complainant a notice in writing of such appeal, and of the cause and matter thereof, within three days after such conviction, and seven clear days at the least before such Sessions, and shall also either remain in custody until the Sessions, or enter into a recognizance, 15 with two sufficient sureties, before a Justice of the Peace,

conditioned personally to appear at the said Sessions, and to try such appeal, and to abide the judgment of the Court thereon, and to pay such costs as shall be by the Court awarded; and upon such notice being given, and such 20 recognizance being entered into, the Justice before whom the same shall be entered into shall liberate such person,

if in custody, and the Court at such Sessions shall hear court of Q. s. and determine the matter of the appeal, and shall make to hear and such order therein as to the Court shall seem meet, and matter appeal-

25 in case of the dismiral or non-prosecution of the appeal ed. or the affirmance of the conviction, shall order and adjudge the offender to be punished according to the conviction, and to pay such costs as shall be thereby awarded, and also the costs of such appeal, or incident thereto, or 30 occasioned thereby, and shall, if necessary, issue process

for enforcing such judgment; Provided always, that it Proviso. shall be lawful for the said Court to adjourn the hearing of any such appeal to any succeeding Sessions, if such Court shall think fit; and such Court, in the event of such 35 postponement, may make any order for the payment of

costs by either party to the other as to such Court shall seem reasonable.

XV. And be it enacted. That no conviction made under No conviction. the authority of this Act, nor any Order, Judgment or to be removed by Certiorari, 40 Proceeding relative thereto, shall be quashed for want of &c. form, or be removed by certiorari or otherwise into any of Her Majesty's Superior Courts of Record; and no Warrant of Commitment under the provisions of this Act, shall be held void by reason of any defect therein, provi-45 ded it be therein alleged that the party committed has been convicted, and there be a good and valid conviction to sustain the same.

XVI. And be it enacted, That for the purposes of this Interpretation, Act, the following words and expressions are intended to elause. 50 have the meanings hereby assigned to them respectively, so far as said meanings are not excluded by the context