CHAPTER 293.

THE GAOLS ACT.

CHAPTER 294.

THE DISTRICT COURT HOUSES ACT.

CHAPTER 295.

THE HOSPITALS FOR THE INSANE ACT.

2.—(e) See R. S. O. 1914, ch. 68, sec. 2 (e), (f).

- 8. Where the discharge of a person, detained in a lunatic asylum as a lunatic, was moved for under a writ of habeas corpus by reason of alleged informalties in the certificates, and it appeared that it would be dangerous to allow him to be at large, the Court directed a trial of an issue as to his sanity, and the application was directed to stand over pending the result of the issue: Re Gibson, 15 O. L. R. 245, 10 O. W. R. 542.
- 13. The enquiry before the Justice is a judicial proceeding, and in an action for malicious prosecution it is essential that the plaintiff show that the proceedings terminated in his favour, and this although the Statute did not provide for setting aside the adjudication of the Justice by appeal or otherwise: Bush v. Park, 12 O. L. R. 180. A husband twice procured the release of his wife from an asylum where he had obtained her admission, and she having grown worse, and being refused admission again, took proceedings under this section and had her committed. The wife later on the application of her