V. Where any person is charged before any Justice or Justices of Power to Justhe Peace, with any offence mentioned in this Act, and in the tices of the opinion of such Justice or Justices, the case may be proper to Peace to remand persons be disposed of by a Recorder, or by an Inspector and Superin-charged for 5 tendent of the Police or a Police Magistrate, as hereinafter in ther examiprovided, under this Act, the Justice or Justices before whom Recorder, &c. such person is so charged may, if he or they see fit, remand such person for further examination before the Recorder or before the Inspector and Superintendent of the Police of the 10 nearest City, or before the nearest Police Magistrate, in like manner in all respects as a Justice or Justices are authorized to remand a party accused under the Act passed in the Session held in the fourteenth and fifteenth years of Her Majesty's reign, chapter ninety-six, section thirteen, or under the Act passed in 15 the sixteenth year of Her Majesty's reign, chapter one hundred and seventy-nine, section thirteen; Provided always, that it Proviso. shall not be lawful for any Justice or Justices of the Peace in Upper Canada, so to remand any person for further examination before any Recorder, Inspector and Superintendent of Police, 20 or Police Magistrate in Lower Canada, nor for any Justice or Justices of the Peace so to remand any person for further examination before any Recorder or Police Magistrate in Lower Canada; And provided also, that any person so remanded for Proviso. further examination before the Recorder of any City, may be 25 examined and dealt with by the Inspector and Superintendent of the Police or Police Magistrate of the same City, and any person so remanded for further examination before the Inspector and Superintendent of the Police or the Police Magistrate of any City, may be examined and dealt with by the Recorder of 30 the same City.

VI. If any person suffered to go at large upon entering into Case of party

such recognizance as the Justice or Justices are authorized remanded failunder the last mentioned Acts to take on the remand of a ing to appear pursuant to party accused conditioned for his appearance before a Recorder recognizance 35 under the next preceding section of this Act, do not afterwards provided for. appear pursuant to such recognizance, then the Recorder before whom he ought to have appeared shall certify (under his hand) on the back of the recognizance, to the Clerk of the Peace of the District, in Lower Canada, or County or Union of Counties 40 in Upper Canada, the fact of such non-appearance, and such recognizance shall be proceeded upon in like manner as other recognizances, and such certificate shall be deemed sufficient. primâ facie evidence of such non-appearance.

VII. The Recorder adjudicating under this Act, shall transmit Convictions 45 the conviction, or a duplicate of a certificate of dismissal, with and other prothe conviction, or a duplicate of a certificate of distillistal, with the written charge, the depositions of witnesses for the prose-returned to the cution and for the defence, and the statement of the accused, Court of Quarto the next Court of Quarter Sessions for the District in Lower ter Sessions. Canada, or the County or Union of Counties in Upper Canada, 50 there to be kept by the proper Officer among the Records of the