the same to his successor in office, and that Action given in case of refusal or neglect to deliver such for Standards not so deliverstandards entire and complete, in addition to ed. the penalties hereinbefore provided, the suc-5 cessor in office may maintain an action on the case, against the person or persons so refusing or neglecting, and recover double the value of such Standards as shall not have been delivered, and in every such action in 10 which judgment shall be rendered for the plaintiff, he shall recover double costs, and one moiety of the damages recovered in every such action, shall be retained by the person recovering, and the other shall be applied in 15 supplying such Standards as may be required in his office.

XIV. And be it enacted, That whenever Appeal to Q. any person shall be convicted under this Act S. given in before any Justice of the Peace, and the on the condi-20 penalty which such person shall have been tions, &c. condemned to pay shall exceed currency, and such person shall think him- and 5 V. c. 26. self aggrieved by such conviction and condemnation, such person may appeal to the 25 next Court of General Quarter Sessions of the Peace which shall be holden not less than twelve days after the day of such conviction, in like manner, and on the like conditions, and with the like effect, and subject 30 to the like provisions as are provided with regard to appeals from convictions before Justices of the Peace, in and by the thirtyeighth section of the Act passed in the session held in the fourth and fifth years of Her 35 Majesty's Reign, and intituled, "An Act for "consolidating and amending the Laws in this " Province relative to malicious injuries to Pro-,' derty."

cortain cases Sect. 38, of 4