shall go on as if no such marriage had taken place, and the decision of the Court shall be certified as in other cases.

And as to appeals from the Court of Queen's Bench and Common Pleas: Be it enacted as follows:

XIII. An appeal shall lie upon a Judgment upon a spe Appeal to lie cial case in the same manner as upon a Judgment upon a from judgment special verdict, unless the parties agree to the contrary; and on special case. the proceedings for bringing a special case before the Court Proceedings. of Error and Appeal shall, as nearly as possible, be the 10 same as in the case of a special verdict, and the Court of Error and Appeal are required to draw any inferences of fact from the facts stated in such special case, which the Court where it was originally decided ought to have drawn.

XIV. An appeal shall lie in all cases of rules to enter a And on rules 15 verdict or non-suit upon a point reserved at the trial, if the rule to enter verdict, we are the referred of the forested by a forested discharged disc to shew cause be refused, or if granted be afterwards discharged point reserved. or made absolute.

XV. In all cases of motion for a new trial upon the ground And on rules that the Judge has not ruled according to law, if the rule to for new trial 20 shew cause be refused, or if granted be afterwards discharged on certain or made absolute, the party decided against may appeal, provided any one of the Judges dissent from the rule being Provided one refused or when granted, being discharged or made absolute, or Court alas the case may be, or provided the Court in its discretion lows appeal. 25 think fit that an appeal should be allowed; provided that where Not to lie in the application for a new trial is upon matter of discretion certain cases. only, as on the ground that the verdict was against the weight of evidence or otherwise, no appeal shall be allowed.

XVI. No appeal shall be allowed in either of the cases Notice of ap-30 mentioned in the three next preceding sections, unless notice peal to be thereof be given in writing to the opposite party or his attorney given, and to and to the Clerk of the Crown of the proper Court, within days after the decision complained of, or within such further time as may be allowed by the Court or a Judge.

whom and

XVII. An appeal shall lie in ejectment in the same manner Appeal in 35 and to the same extent as in any other case.

ejectment.

XVIII. An appeal shall lie in all cases in which any By-law Or from judgof a Municipal Corporation has been quashed by rule of Court ment quashing after argument.

a Municipal By-Law.

40 XIX. No other appeals from the decision of the said Courts No other apof Queen's Bench or Common Pleas shall be allowed, unless peal except the Judgment decision, or other matter appealed against, shall on judgment, &c., of record. appear of record.