

Persons aggrieved may appeal from such judgments &c.

Court of King's Bench of Civil Jurisdiction for the District or Provincial Court, according as the case may be, and not afterwards, the Applicant giving good and sufficient security for costs in case he should fail in his appeal, but if the Tenant or Occupier, at the time when such Order or Judgment is made or within        days thereafter shall offer and give good and sufficient security, to such Proprietor or Lessor, that he will in case of failure in his appeal, pay all such rent, damages and costs as such Proprietor shall have sustained, or may sustain by reason of such appeal, and the continued occupation of the tenement in question, then such Order or Judgment shall not be executed provisionally.

Proviso.

Proviso.

X. Provided always and be further enacted by the authority aforesaid, that nothing in this Act contained shall in any of the cases above specified be construed to prevent any Tenant or Occupier, deeming himself aggrieved by any such Proprietor or Lessor from prosecuting such recourse and remedy as he may be entitled to according as the case may be.

Duration of this Act.

XI. And be it further enacted by the authority aforesaid, that this Act shall be and remain in force until the first day of May one thousand eight hundred and        and no longer.