

BAIL—Continued.

sufficiently upon oath. "No person accused of *treason* can be admitted to bail, except by order of a Judge of the Queen's Bench,—Cap. 96, Sec. 15. (p. 59.)

On the admission of a person to bail after commitment for the offence charged, a Warrant of Deliverance (Schedule S. 3,) shall be sent to the Gaoler for his discharge,—Cap. 96, Sec. 16. (p. 59.)

If the evidence against a person charged with felony be such as to cause strong presumption of guilt, he shall be committed without bail,—Cap. 96, Sec. 17. (p. 59.)

BENCH WARRANTS:

May issue when any competent Court shall direct,—Cap. 96, Sec. 2. (p. 49.)

BUILDINGS:

Belonging to any territorial division, may be described in Information and Proceedings as belonging to the inhabitants of such division,—Cap. 95, Sec. 4. (p. 9.)

CLERKS OF THE PEACE:—See Clerks to Justices.**CLERKS TO JUSTICES, &c.**

Fees payable to Clerks of the Peace and Clerks to Justices, to be regulated by Justices in Sessions. Table thereof to be sent to the Provincial Secretary, who may revise the same. Secretary to send copies of such Tables to all Justices (through the Clerks of the Peace) for the use of the said Clerks. Penalty of £20 for demanding any greater fee than is authorized,—Cap. 95, Sec. 26. (p. 21.)

Moneys recovered by distress, or paid to Constable or Gaoler as penalties, or under an Order of Justices, to be paid to the Clerks of the Peace, or of the Court or Justices adjudging such penalty or payment,—who shall pay all penalties to the Treasurer of the Municipality, and other moneys to the parties entitled thereto; and every such Clerk or Gaoler shall render quarterly accounts of the moneys so received to the Clerk of the Peace,—who shall render a similar account quarterly to the Justices in Quarter Sessions, and monthly to the Justices in Weekly Sessions,—Cap. 95, Sec. 27. (p. 22.)

In places where General or Quarter Sessions of the Peace are held, Clerks of the Peace are to act as Clerks of the Justices, and of the Inspectors or Superintendents of Police,—Cap. 95, Sec. 32. (p. 23.)

COMMITAL:—See Gaol, Commital to.**COMPLAINANT:**

(*Summary Convictions.*)

May conduct the Complaint, and have the witnesses examined by Counsel or Attorney,—Cap. 95, Sec. 11. (p. 12.)

Not appearing at the examination, the Complaint may be dismissed, or the hearing thereof adjourned,—Cap. 95, Sec. 12. (p. 13.)

May not be heard in reply to evidence produced by Defendant,—Cap. 95, Sec. 13. (p. 14.)

Every prosecutor not having a pecuniary interest in the result, and every complainant, shall be a competent witness,—Cap. 95, Sec. 14. (p. 15.)

When an Information is dismissed with costs, they may be levied by distress (Schedule Q. 1), and in default thereof complainant may be committed (Schedule Q. 2,) for not exceeding one month, unless costs and charges are sooner paid,—Cap. 95, Sec. 22. (p. 19.)