tricts respectively would be assisted, attended and obeyed by them respectively, under the same or similar circumstances: and the Clerk of the Peace of each such District, shall be and act as the Clerk of the Court of the Sheriff of such District. 5 under the provisions of this Act.

V. Every person who shall have obtained such certificate of Proceedings dismissal as aforesaid, and every person who shall have been under this Act convicted under the authority of this Act, shall be released from proceedings. all further or other proceedings for the same cause.

VI. Where any person whose age is alleged not to exceed Mode of comsixteeen years shall be charged with any such offence, on the pelling apoath of a credible witness before any Justice of the Peace, such person punish-Justice may issue his summons or warrant to summon or to able on sumapprehend the person so charged to appear before any two Jus-mary convic-15 tices of the Peace, at a time and place to be named in such summons or warrant

VII. Any Justice or Justices of the Peace, if he or they shall power to one think fit, may remand for further examination or for trial, or suffer Justice to reto go at large upon his or her finding sufficient surety or sureties, bail. any such person as aforesaid charged before him or them with 20 any such offence as aforesaid; and every such surety shall be bound by recognizance, to be conditioned for the appearance of such person before the same or some other Justice or Justices of the Peace for further examination, or for trial before two or more Justices of the Peace as aforesaid, or for trial at some 25 Superior Criminal Court, as the case may be; and every such recognizance may be enlarged from time to time by any such Justice or Justices to such further time as he or they shall appoint; and every such recognizance which shall not be enlarged shall be discharged without fee or reward when the 30 party shall have appeared according to the condition thereof.

VIII. Every fine imposed under the authority of this Act Application of shall be paid to the Justices who shall have imposed the same. fines. or to the Clerk of the Recorder's Court, the Clerk of the County Court or the Clerk of the Peace, as the case may be, and shall 35 be by him or them paid over to the County Treasurer for County purposes, if the same have been imposed in Upper Canada, and if it have been imposed in any New District in Lower Canada constituted by any Act of this Session, to the Sheriff of such District as Treasurer of the Building and Jury Fund for such 40 District, to form part of the said Fund, and if it have been imposed in any other District in Lower Canada, then to the Prothonotary of such District, to be by him applied, under the direction of the Governor in Council, towards the keeping in repair of the Court House in such District, or to be by him added 45 to the monies or fees collected by him, for the erection of a Court House or Gaol in such District so long as such fees shall be collected to defray the cost of such erection.