therein as shall be necessary to make them truly state the material parts of his evidence, and such witness shall sign his name to the said notice if he can write, they shall then be signed by the Justice or by one of the Justices hearing the case, and shall be kept of record.

What papers mitted with the conviction in case of appeal, &c.

shall be trans- order upon or by any appeal or writ of certiorari, the information, if it shall have been reduced to writing, the summonses, the exceptions, pleas and defences pleaded by the defendant, and the said notes of evidence. as well as the said summary conviction or order, shall be transmitted to the Court above, and the said d cuments shall be held to be records in 10 the case.

IV. Any Justice of the Peace who may have heard or tried any case

copies of the information, summons, exceptions, pleas, defences, notes of

case, or any of them, as may be required, and which copies shall be attested by such Justice as being true copies, and shall be considered and

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held as authentic in all Courts of Justice.

III. Upon the removal of the record of any summary conviction or 5

Justices bound to furnish coin which any summary conviction shall have been rendered or any order pies of proshall have been made, shall up in payment to his clerk of the proper fees, ceedings before them, on be bound to give and deliver to any of the parties requiring the same, 15 payment of proper fees to evidence, conviction, order, bills of costs, or other documents in any their Clerks.

Fees to Clerk's of J. P. to be dule A.

V. From and after the passing of this Act, the fees set forth and enumerated in Schedule A to this Act annexed, and no others, shall be paid those in sche- to or taken by the Clerk to any Justice or Justices of the Peace in any case of summary conviction or order for payment of money or otherwise, or judgment ordering sureties of the peace to be given : Provided 25 always, that nothing herein contained shall authorize any such Clerk to exact or receive any fee for any service done or performed in or about any proceeding against any person for an indictable offence, and also that nothing herein contained shall affect or repeal any table of fees allowed to be charged by any Clerk of the Peace or Clerk of any Court of weekly 30 or special sessions.

VI. Every Justice of the Peace shall have power to appoint one or more Constables to execute the orders of such Justice of the Peace, to which Constables such Justice is hereby empowered to administer the requisite oath, and every such appointment shall be enregistered on the register 35 Provise: Bail. of such Justice of the Peace: Provided always, that all Bailiffs of any of Her Majesty's Courts of Law shall in virtue of their office be authozized to act as Constables in the District for which they may have been appointed, without its being necessary that they should be appointed Constables. 40

VII. From and after the passing of this Act the fees set forth and contained in the Schedule B, to this Act annexed, and no others, shall be charged by or paid to any Constable or person acting as Constable for the services therein mentioned: Provided always, that no Constable or No fees in in- person acting as Constable shall be entitled to demand or receive pay-45 dictable cases, ment for services done in or about any proceedings against any person for an indictable offence from either the person prosecuting or from the defendant or prisoner, but this provision shall not be held to affect the right of Constable or person acting as Constable to obtain payment for such services from the Government in the same manner as he might 50 have obtained payment before the passing of this Act.

Justices may appoint and swear constables.

iff's may act by virtue of their office.

Fees to constables to be those in schedule B.

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