9. Every such surety shall be bound by recognizance to be Condition o conditioned for the appearance of such person before the same or recognizance. some other Justice or Justices of the Peace for further examination, or for trial before two or more Justices of the Peace as afore-5 said, or for trial by indictment at the proper Court of Criminal Jurisdiction, as the case may be.

10. Every such recognizance may be enlarged from time to Enlarging or time by any such Justice or Justices or Court to such further time discharging as he or they appoint; and every such recognizance not so en10 larged shall be discharged without fee or reward when the party has appeared according to the condition thereof.

- 11. Any Justice of the Peace may, by summons, require the Summoning attendance of any person as a witness upon the hearing of any witnesses. case before two Justices under the authority of this Act, at a time 15 and place to be named in such summons.
- 12. Any such Justice may require and bind by recognizance all Binding witpersons whom he considers necessary to be examined touching the nesses over. matter of such charge, to attend at the time and place appointed by him, and then and there to give evidence upon the hearing of 20 such charge.
- 13. In case any person so summoned or required or bound as Compelling aforesaid, neglects or refuses to attend in pursuance of such sum-attendance mons or recognizance, then upon proof being first given of such refusal. person having been duly summoned as hereinafter mentioned, or 25 bound by recognizance as aforesaid, either of the Justices before whom any such person ought to have attended, may issue a warrant to compel his appearance as a witness.
- 14. Every summons issued under the authority of this Act, may Summons to be served by delivering a copy thereof to the party, or to some served.
 30 inmate at such party's usual place of abode, and every person so required by any writing under the hand or hands of any Justice or Justices to attend and give evidence as aforesaid, shall be deemed to have been duly summoned.

15. The Justices before whom any person is summarily convicted Form of con-35 of any such offence as hereinbefore mentioned, may cause the con-viction. viction to be drawn up in the following form, or in any other form of words to the same effect, (varying the wording to suit the case,) that is to say:

, Be it remembered that on the 10 To wit: , in the year of our Lord one thousand eight hundred and , at , in the District of , (County or United Counties, &c., or as the case may be) A. O. is convicted before us J. P. and J.R., two of Her Majesty's Justices of the Peace for the said District (or City, &c.,) or me, S. J., Recorder, &c.

of the of , or as the case may be) for that he the said A. O. did (specify the offence and the time and place when and where the same was committed, as the case may be, but without setting forth the evidence), and we the said J. P. and J. R. (or I the said S. J.) adjudge the said A. O. for his said offence to be imprisoned

50 in the (or to be imprisoned in the and there kept at hard labour, for the space of ... (or we (or I) adjudge the said A. O. for his said offence to forfeit and pay ,) (here state the penalty actually imposed,) and in default of immediate payment of the said sum, to be imprisoned in 55 the (or to be imprisoned in the