Warrant-Continued.

of distress after appeal, 303-4. of commitment not void, 304. execution of after act disallowed, 329.

arrest without, when found committing offence, 436-9. of distress, minute to be served, 250.

Weights and measures, 756-8.

Wife giving evidence against husband, 512-3.

stealing from, 593-4. maintenance of, 641.

Witness, magistrate may be, 29, 510.

if in place where arrest made, 82. may be summoned, 95, 101.

deposition that person is material, 97. summons or warrant to, 95-101, 207-8.

in other province or out of Canada, 100-I. committal for refusing to give evidence, 101-2.

form of, 353.

how evidence taken on preliminary enquiry, 107-111. refusing to enter into recognizance, 122.

under Speedy Trials Act, 142. form of warrant to apprehend, 145.

under Summary Trials Act, 165. on trial of juvenile offenders, 173.

compelling attendance in summary cases, 188.

payment of fees to, 96, 208.

cross-examination of, 103, 165, 208-210. oath to be administered to, 210-211.

for defence, 217. fees to be allowed as costs, 258.

fees to, 261-2.

form of conviction of, for contempt, 145.

on trial of appeal, new may be called, 285, 299. form of deposition of, 356.

to character, 506.

competency of, 509-515. presiding magistrate, 510.

prisoner or his wife may be, 512.

one witness sufficient, 519.

but not in perjury, 680. dead, ill or abroad, 522.

impeaching credit, 526.

contradicting, 527.

in liquor cases, 634

tampering with, 730.

Words of act or law, not necessary in information, 201. or conviction, 201, 233-4.

Workmen, intimidation by, 754-5.

Worship, disturbing, 478. Wounding, 758.

Wrecks and salvage, 758.

Writing, for complaint or information, 190-1. evidence taken in, 217.

Youthful offenders, 171-9.

separation of from older persons, 177.