

II. It shall be lawful for any Justice or Justices of the Peace, in all cases in which they shall adjudicate, to order and direct that the costs and charges of witnesses shall be paid by either party, or apportioned, as in their discretion they shall deem just and equitable, any law, usage or custom to the contrary thereof notwithstanding.

III. Any clerk to be appointed under this Act, or any Justice of the Peace now or hereafter to be appointed, issuing any summons or warrant, without the fee thereon being first paid, shall not be entitled to recover the same by any process at law.

IV. Any such Clerk so appointed shall, at the recurrence of every assize or sitting of the Supreme Court of Judicature, to be holden in the County wherein such Clerk may hold his office, make a due Return to the Judges of the said Supreme Court, to be delivered to the Prothonotary of such court, at least four clear days before the first day of its session, of all matters which have come under his office, which returns shall contain a record of all convictions before any Justice or Justices from whom he may hold his appointment, and set forth the amount of any fines which have been legally ordered, and a statement of how they have been paid, and levied, and distributed, according to the Schedule to this Act annexed, together with a bill of the costs awarded in every case; and such Clerk shall likewise at least four clear days as aforesaid, prior to the commencement of such term, make a return of all recognizances entered into for the appearance of all parties bound to appear at such Court, and likewise copies of all notices of appeal, and such other papers as may be ordered by any Judge of the said Court; and it shall be the duty of any such Judge to cause the returns of all convictions so made to be published in the *Royal Gazette* newspaper of this Island

V. In all cases where no appointment of a Clerk in manner aforesaid, has been made, Her Majesty's Justices of the Peace conjointly or respectively acting, in the execution of their or his legal duties, shall themselves return such papers, records and instruments hereinbefore described and required, together with a correct copy of the bill of costs, as aforesaid, to the said Supreme Court, and transmit the same to the Prothonotary thereof, at least four clear days prior to the first day of the Term as aforesaid; and every Justice of the Peace or Clerk, neglecting or omitting to make any such return required of him, respectively, as aforesaid, shall forfeit and pay the sum of five pounds.

VI. If any Justice or Justices of the Peace, shall see fit to revoke any such appointment of a Clerk, he or they are hereby authorized so to do, and all books, papers, records or other instruments in the hands of such clerk shall, in such case be handed over by him to such Justice or Justices, on his or their demanding the same; and if such Clerk shall neglect or refuse to deliver over such papers and records, when so demanded, he shall forfeit and pay for every such offence a sum not exceeding twenty pounds.

VII. All penalties under this Act, shall be recovered with costs, by bill, plaint or information in Her Majesty's Supreme Court of Judicature of this Island, and applied and paid one half to the person

who shall sue for the same, and the other half into the Treasury of this Island for the use of Her Majesty's Government.

VIII. In all cases of felony, where any information or depositions shall be taken by or before any Justice of the Peace, and which shall be intended to be used in the prosecution of such felony, it shall be the duty of the Justice or Justices before whom such information or depositions shall be taken, or of the Clerk acting on his or their behalf, to make a duplicate copy thereof, and to forward the same, duly certified, under his hand or their hands, without unnecessary delay to the Attorney General, or in his absence to the Solicitor General, for his use and inspection; and the said Justice or Justices or their Clerk, shall be entitled to the fee of sixpence per folio, for such copy, and one shilling currency for certifying the same.

IX. This Act shall continue and be in force for the space of ten years, from the passing thereof and no longer.

SCHEDULE.

NAME OF OFFENDER	OFFENCE	FINE	IF PAID	HOW DISTRIBUTED

ROAD COMPENSATION ACT
PUBLIC NOTICE.

WE the undersigned Commissioners appointed by His Excellency the Lieutenant Governor, in Council, to examine and report on the necessity of opening a road to the shore of Howe Bay, Lot 43, across the farms of Charles Dingwell and James Dingwell.

Now we do hereby give public notice to all parties, that we will commence the execution of the said commission, by attending at the aforesaid place, on Thursday the 27th day of July next, at 11 o'clock of the fore noon of the same day, and will proceed along the proposed line of road and complete the commission according to law.

JOHN GOFF,
PETER McCALLUM, } Commissioners.
MICHAEL McWADE.

King's County, 15th June, 1865.

CONVICTION.

Convicted and fined before Robert Cameron, Duncan Curry, and Philip Beers, Esqrs. three of Her Majesty's Justices of the Peace for King's County, Nathaniel Campbell, of Montague, in the sum of Twenty shillings, with costs, for an assault on Hugh McDiarmid of said place. Fine paid to Treasury.

Holloway's Pill's and Ointment—Jaundice—Disordered Liver.—A good free flow of bile is absolutely necessary for digestion; when this secretion is interrupted or depraved, disease immediately sets in and sallowness or Jaundice marks the cause to be in the liver. This important organ, liable to disorder, can always be regulated by Holloway's Ointment and Pills. The former, rubbed on the right side, over the region of the liver, upon which it exercises the most salutary influence without harassing the stomach or the bowels.