

Criminal Procedure Act 1853

CHAPTER 30

CRIMINAL PROCEDURE ACT 1853

- I Power of punishing, on summary Conviction, Assaults committed on Females and Male Children under 14 Years of Age, and occasioning actual bodily Harm, extended. No Appeal against each Conviction.
- II Court of General or Quarter Sessions may, upon Proof of Conviction and Notice to Parties, declare a Recognizance to keep the Peace or to be of good Behaviour to be forfeited.
- III Detention of Persons committed to Prison for not entering into Recognizance limited.
- IV Indictments for Misdemeanor not to be removed by Certiorari, except on Affidavit that a fair Trial cannot be had.
- V No Certiorari to issue to remove Indictment, unless Recognizance given for Payment of Costs.
- VI How Costs to be taxed and recovered.
- VII If no Recognizance given, Court to try as if no Certiorari awarded.
- VIII Not to apply to certain Certioraris awarded.
 - IX Secretary of State may issue his Warrant for bringing up a Prisoner (not in Custody under Civil Process) to give Evidence.
 - X Extent of Act.