Larceny Jill.

This Public Bill originated in the Legislative Council and having this day passed is now ready for presentation to the House of Representatives for their concurrence.

L. STOWE,

Clerk of the Council.

Legislative Council Chamber, New Zealand, 23rd July, 1867.

For clause 117A read clause 118.

- ,, ,, 118 ,, ,, 119.
- ,, ,, 119 ,, ,, 120.

Clause 120 line 2 insert the word "November" between the words "of" and "one" and add the word "seven" to the end of the clause.

A BILL INTITULED

An Act to consolidate and amend the Title. Statute Law relating to Larceny and other similar offences.

WHEREAS it is expedient to consolidate and amend the Statute Preamble. Law relating to larceny and other similar offences

BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled and by the authority of the same as follows:—

I. In the interpretation of this Act

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The term "document of title to goods" shall include any bill of terms.

lading India warrant dock warrant warehouse keeper's certificate s. 1. warrant or order for the delivery or transfer of any goods or "Document of title valuable thing bought and sold note or any other document used to goods.

in the ordinary course of business as proof of the possession or control of goods or authorizing or purporting to authorize either by indorsement or by delivery the possessor of such document to transfer or receive any goods thereby represented or therein mentioned or referred to

The term "document of title to lands" shall include any deed "Document of title map paper or parchment written or printed or partly written and to lands." 15 partly printed being or containing evidence of the title or any part of the title to any real estate or to any interest in or out of any real estate.

The term "banker" shall include any director or manager of an Incorporated or Joint Stock Banking Company.

The term "trustee" shall mean a trustee on some express trust "Trustee." created by some deed will or instrument in writing and shall include the heir or personal representative of any such trustee and any other person upon or to whom the duty of such trust

No. 5—1

Interpretation of

shall have devolved or come and also an executor and administrator and an official administrator or curator of intestate estates and an official manager sequestrator assignee liquidator or other like officer acting under any present or future Act relating to Joint

'Valuable security."

Stock Companies bankruptcy or insolvency.

The term "valuable security" shall include any order exchequer acquittance or other security whatsoever entitling or evidencing the title of any person or body corporate to any share or interest in any public stock or fund whether of the United Kingdom or of Great Britain or of Ireland or of New Zealand or of any part of 10 the British dominions or of any foreign state or in any fund of any body corporate company or society whether within the United Kingdom or within New Zealand or any part of the British dominions or in any foreign state or country or to any deposit in any bank and shall also include any debenture deed bond bill 15 note warrant order or other security whatsoever for money or for payment of money whether of the United Kingdom or of Great Britain or of Ireland or of New Zealand or of any part of the British dominions or of any foreign state and any document of title to lands or goods as hereinbefore defined.

The term "property" shall include every description of real and personal property money debts and legacies and all deeds and instruments relating to or evidencing the title or right to any property or giving a right to recover or receive any money or goods and shall also include not only such property as shall have 25 been originally in the possession or under the control of any party but also any property into or for which the same may have been converted or exchanged and any thing acquired by such conversion

or exchange whether immediately or otherwise.

" Night."

"Property."

For the purposes of this Act the night shall be deemed to commence 30 at nine of the clock in the evening of each day and to conclude at six of the clock in the morning of the next succeeding day.

II. Every larceny whatever be the value of the property stolen All larcenies to be of the same nature. shall be deemed to be of the same nature and shall be subject to the same incidents in all respects as grand larceny was in England before 35 the twenty-first day of June one thousand eight hundred and twenty-

Bailees fraudulently converting property guilty of larceny.

Ib. s. 2.

Ib. s. 3.

III. Whosoever being a bailed of any chattel money or valuable security shall fraudulently take or convert the same to his own use or the use of any person other than the owner thereof although he shall 40 not break bulk or otherwise determine the bailment shall be guilty of larceny and may be convicted thereof upon an indictment for larceny but this section shall not extend to any offence punishable on summary conviction.

Punishment for simple larceny.

Ib. s. 4.

IV. Whosoever shall be convicted of simple larceny or of any felony 45 hereby made punishable like simple larceny shall (except in the cases hereinafter otherwise provided for) be liable at the discretion of the Court to be kept in penal servitude for the term of three years or to be imprisoned for any term not exceeding two years with or without hard labour and with or without solitary confinement and if a male under 50 the age of sixteen years with or without whipping.

V. It shall be lawful to insert several counts in the same indictment against the same person for any number of distinct acts of stealing not exceeding three which may have been committed by him against the same person within the space of six months from the first to the last 55

of such acts and to proceed thereon for all or any of them.

VI. If upon the trial of any indictment for larceny it shall appear that the property alleged in such indictment to have been stolen at

Three larcenies within six months may be charged in one indictment.

Ib. s. 5.

Where a single taking is charged and several takings at

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one time was taken at different times the prosecutor shall not by different times are reason thereof be required to elect upon which taking he will proceed proved. unless it shall appear that there were more than three takings or that more than the space of six months elapsed between the first and the 5 last of such takings and in either of such last-mentioned cases the prosecutor shall be required to elect to proceed for such number of takings not exceeding three as appear to have taken place within the period of six months from the first to the last of such takings.

Ib. s. 6.

VII. Whosoever shall commit the offence of simple larceny after Larceny after a 10 a previous conviction for felony whether such conviction shall have

taken place upon an indictment or under the provisions of the Ordinance passed in the tenth year of the reign of Her Majcsty intituled "An Ordinance to provide for the establishment of Resident Magistrates' Courts and to make special provision for the administration 15 of justice in certain cases" or of "The Resident Magistrate's Criminal Jurisdiction Extension and Amendment Act 1865" or of "The Resident Magistrate's Act 1867" shall be liable at the discretion of

Ib. s. 7.

conviction for felony.

the Court to be kept in penal servitude for any term not exceeding ten years and not less than three years or to be imprisoned for any term 20 not exceeding two years with or without hard labour and with or without solitary confinement and if a male under the age of sixteen

years with or without whipping.

whipping.

VIII. Whosoever shall commit the offence of simple larceny or any conviction of an offence hereby made punishable like simple larceny after having been indictable mis-25 previously convicted of any indictable misdemeanor punishable under demeanor under this this Act shall be liable at the discontinuous of the Country of t this Act shall be liable at the discretion of the Court to be kept in penal servitude for any term not exceeding seven years and not less than three years—or to be imprisoned for any term not exceeding two years with or without hard labour and with or without solitary 30 confinement and if a male under the age of sixteen years with or without whipping.

Ib. s. 8.

offence hereby made punishable like simple larceny after having been twice summarily convicted of any of the offences punishable upon 35 summary conviction under the provisions contained in this Act or the Act of this session intituled "An Act to consolidate and amend the Statute Law relating to malicious injuries to property" (whether each of the convictions shall have been in respect of an offence of the same description or not and whether such convictions 40 or either of them shall have been or shall be before or after the passing of this Act) shall be guilty of felony and being convicted thereof shall be liable at the discretion of the Court to be kept in penal servitude for any term not exceeding seven years and not less than three years or to be imprisoned for any term not exceeding two

IX. Whosoever shall commit the offence of simple larceny or any Larceny after two summary convictions.

Ib. s. 9.

AS TO LARCENY OF CATTLE OR OTHER ANIMALS.

45 years with or without hard labour and with or without solitary confinement and if a male under the age of sixteen years with or without

X. Whoever shall steal any horse mare gelding colt or filly or any Stealing horses cows all cow ov heifer or ealf or any ram ewe sheep or lamb shall be sheep &c. 50 bull cow ox heifer or calf or any ram ewe sheep or lamb shall be guilty of felony and being convicted thereof shall be liable at the discretion of the Court to be kept in penal servitude for any term not exceeding fourteen years and not less than three years or to be imprisoned for any term not exceeding two years with or without hard 55 labour and with or without solitary confinement.

Tb. s. 10.

XI. Whosoever shall wilfully kill any animal with intent to steal Killing animals with the carcass skin or any part of the animal so killed shall be guilty of carcase &c.

Ib. s. 11.

felony and being convicted thereof shall be liable to the same punishment as if he had been convicted of feloniously stealing the same provided the offence of stealing the animal so killed would have amounted to felony.

XII. Whosoever shall unlawfully and wilfully course hunt snare or

carry away or kill or wound or attempt to kill or wound any deer

Stealing deer in an uninclosed part of a

Ib. s. 12.

kept or being in or upon any uninclosed land shall for every such

offence on conviction thereof before a Justice of the Peace forfeit and pay such sum not exceeding fifty pounds as to the Justice shall seem meet and whosoever having been previously convicted of any offence 10 relating to deer for which a pecuniary penalty shall have been imposed by this or by any former Act shall afterwards commit any of the offences hereinbefore in this section enumerated whether such second offence be of the same description as the first or not shall be guilty of felony and being convicted thereof shall be liable at the 15 discretion of the Court to be imprisoned for any term not exceeding two years with or without hard labour and with or without solitary confinement and if a male under the age of sixteen years with or

without whipping. XIII. Whosoever shall unlawfully and wilfully course hunt snare 20

Stealing dear in any inclosed ground.

Second offence.

Ib. s. 13.

or carry away or kill or wound or attempt to kill or wound any deer kept or being in or upon any inclosed land shall be guilty of felony and being convicted thereof shall be liable at the discretion of the Court to be imprisoned for any term not exceeding two years with or without hard labour and with or without solitary confinement 25 and if a male under the age of sixteen years with or without whipping. XIV. If any deer or the head skin or other part thereof or any snare

or engine for the taking of deer shall be found in the possession of

Suspected persons found in possession of venison &c. and not satisfactorily accounting for it,

Ib. s. 14.

Penalty.

In case they cannot e convicted how the Justice may proceed.

any person or on the premises of any person with his knowledge and such person being taken or summoned before a Justice of the Peace 30 shall not satisfy the Justice that he came lawfully by such deer or the head skin or other part thereof or had a lawful occasion for such snare or engine and did not keep the same for any unlawful purpose he shall on conviction by the Justice forfeit and pay any sum not exceeding twenty pounds and if any such person shall not under the 35 provisions hereinbefore in this section be liable to conviction then for the discovery of the party who actually killed or stole such deer the Justice at his discretion as the evidence given and the circumstances of the case shall require may summon before him every person through whose hands such deer or the head skin or other part thereof 40 shall appear to have passed and if the person from whom the same shall have been first received or who shall have had possession thereof shall not satisfy the Justice that he came lawfully by the same he shall on conviction by the Justice be liable to the payment of such sum of money as is hereinbefore last mentioned.

Setting engines for taking deer or pulling down park fences.

Tb. s. 15.

XV. Whosoever shall unlawfully and wilfully set or use any snare or engine whatsoever for the purpose of taking or killing deer in or upon any inclosed land where deer shall be usually kept or shall unlawfully and wilfully destroy any part of the fence of any land where any deer shall be then kept shall on conviction thereof before a 50 Justice of the Peace forfeit and pay such sum of money not exceeding twenty pounds as to the Justice shall seem meet.

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Deerkeepers &c. may seize the guns &c. of offenders who on demand do not deliver up the same.

Ib. s. 16.

XVI. If any person shall enter into or upon any uninclosed or any inclosed land where deer shall be usually kept with intent unlawfully to hunt course wound kill snare or carry away any deer every person 55 intrusted with the care of such deer and any of his assistants whether in his presence or not may demand from every such offender any gun fire-arms snare or engine in his possession and any dog there brought

for hunting coursing or killing deer and in case such offender shall not immediately deliver up the same may seize and take the same from him in any of those respective places or upon pursuit made in any other place to which he may have escaped therefrom for the use of the owner Penalty on resistance of the deer and if any such offender shall unlawfully beat or wound any to keepers &c. in the execution of their person intrusted with the care of the deer or any of his assistants in the duty. execution of any of the powers given by this Act every such offender shall be guilty of felony and being convicted thereof shall be liable at the discretion of the Court to be imprisoned for any term not exceeding 10 two years with or without hard labour and with or without solitary confinement and if a male under the age of sixteen years with or without whipping.

XVII. Whosoever shall unlawfully and wilfully between the Killing &c. hares or expiration of the first hour after sunset and the beginning of the last in the night-time. 15 hour before sunrise take or kill any hare or rabbit in any warren or ground lawfully used for the breeding or keeping of harcs or rabbits

Tb. s. 17.

whether the same be inclosed or not shall be guilty of a misdemeanor and whosoever shall unlawfully and wilfully between the beginning The like in the dayof the last hour before sunrise and the expiration of the first hour

20 after sunset take or kill any hare or rabbit in any such warren or ground or shall at any time set or use therein any snare or engine for the taking of hares or rabbits shall on conviction thereof before a Justice of the Peace forfeit and pay such sum of money not exceeding five pounds as to the Justice shall seem meet. 25

XVIII. Whosoever shall steal any dog shall on conviction thereof Stealing dogs. before two Justices of the Peace either be committed to any public gaol there to be imprisoned or to be imprisoned and kept to hard labour for any term not exceeding six months or shall forfeit and pay over and above the value of the said dog such sum of money not exceeding

Tb. s. 18.

30 twenty pounds as to the said Justices shall seem meet and whosoever having been convicted of any such offence either against this or any second offence. former Act shall afterwards steal any dog shall be guilty of a misdemeanor and being convicted thereof shall be liable at the discretion of the Court to be imprisoned for any term not exceeding 35 eighteen months with or without hard labour.

XIX. Whosoever shall unlawfully have in his possession or on his Possession of stolen premises any stolen dog or the skin of any stolen dog knowing such dog to have been stolen or such skin to be the skin of a stolen dog shall on conviction thereof before two Justices of the Peace be liable 40 to pay such sum of money not exceeding twenty pounds as to such Justices shall seem meet and whosoever having been convicted of any such offence either against this or any former Act shall afterwards be guilty of any such offence as in this section before second offence. mentioned shall be guilty of a misdemeanor and being convicted 45 thereof shall be liable at the discretion of the Court to be imprisoned for any term not exceeding eighteen months with or without hard

Ib. s. 19.

XX. Whosoever shall corruptly take any money or reward directly Taking money to or indirectly under pretence or upon account of aiding any person to restore dogs. 50 recover any dog which shall have been stolen or which shall be in the possession of any person not being the owner thereof shall be guilty of a misdemeanor and being convicted thereof shall be liable at the discretion of the Court to be imprisoned for any term not exceeding eighteen months with or without hard labour.

Ib. s. 20.

XXI. Whosoever shall steal any bird beast or other animal Stealing beasts or ordinarily kept in a state of confinement or for any domestic purpose in confinement and not being the subject of larceny at common law or shall wilfully kill not the subjects of any such bird beast or animal with intent to steal the same or any lb. s. 21.

part thereof shall on conviction thereof before a Justice of the Peace at the discretion of the Justice either be committed to any public gaol there to be imprisoned only or to be imprisoned and kept to hard labour for any term not exceeding six months or else shall forfeit and pay over and above the value of the bird beast or other animal such sum of money not exceeding twenty pounds as to the Justice shall seem meet and whosoever having been convicted of any such offence either against this or any former Act shall afterwards commit any offence in this section before mentioned and shall be convicted thereof in like manner shall be committed to any public gaol there to be 10 kept to hard labour for such term not exceeding twelve months as the convicting Justice shall think fit.

Persons found in possession of stolen beasts &c. liable to

Second offence.

Ib. s. 22.

penalties.

XXII. If any such bird or any of the plumage thereof or any dog or any such beast or the skin thereof or any such animal or any part thereof shall be found in the possession or on the premises of any 15 person any Justice may restore the same respectively to the owner thereof and any person in whose possession or on whose premises such bird or the plumage thereof or such beast or the skin thereof or such animal or any part thereof shall be so found (such person knowing that the bird beast or animal has been stolen or that the plumage is 20 the plumage of a stolen bird or that the skin is the skin of a stolen beast or that the part is a part of a stolen animal) shall on conviction before a Justice of the Peace be liable for the first offence to such forfeiture and for every subsequent offence to such punishment as any person convicted of stealing any beast or bird is made liable to by the 25 last preceding section.

Killing pigeons.

Ib. s. 23.

Taking fish in any water situate in land belonging to a dwelling-house.

Jb. s. 24.

In a private fishery elsewhere.

Provision respecting anglers.

Provision as to boundaries of

parishes.

XXIII. Whosoever shall unlawfully and wilfully kill wound or take any house dove or pigeon under such circumstances as shall not amount to larceny at common law shall on conviction before a Justice of the Peace forfeit and pay over and above the value of the bird any 30

sum not exceeding two pounds.

XXIV. Whosoever shall unlawfully and wilfully take or destroy any fish in any water which shall run through or be in any land adjoining or belonging to the dwelling-house of any person being the owner of such water or having a right of fishery therein shall be guilty of a 35 misdemeanor and whosoever shall unlawfully and wilfully take or destroy or attempt to take or destroy any fish in any water not being such as hereinbefore mentioned but which shall be private property or in which there shall be any private right of fishery shall on conviction thereof before a Justice of the Peace forfeit and pay over 40 and above the value of the fish taken or destroyed (if any) such sum of money not exceeding five pounds as to the Justice shall seem meet Provided that nothing hereinbefore contained shall extend to any person angling between the beginning of the last hour before sunrise and the expiration of the first hour after sunset but whosoever shall 45 by angling between the beginning of the last hour before sunrise and the expiration of the first hour after sunset unlawfully and wilfully take or destroy or attempt to take or destroy any fish in any such water as first mentioned shall on conviction before a Justice of the Peace forfeit and pay any sum not exceeding five pounds and if in 50 any such water as last mentioned he shall on the like conviction forfeit and pay any sum not exceeding two pounds as to the Justice shall seem meet and if the boundary of any township district or place shall happen to be in or by the side of any such water as is in this section before mentioned it shall be sufficient to prove that the offence 55 was committed either in the township district or place named in the indictment or information or in any township district or place adjoining thereto.

XXV. If any person shall at any time be found fishing against The tackle of fishers the provisions of this Act the owner of the ground water or fishery may be seized. where such offender shall be so found his servant or any person authorized by him may demand from such offender any rod line hook 5 net or other implement for taking or destroying fish which shall then be in his possession and in case such offender shall not immediately deliver up the same may seize and take the same from him for the use of such owner Provided that any person angling against the Angler on seizure of provisions of this Act between the beginning of the last hour before from penalty. 10 sunrise and the expiration of the first hour after sunset from whom any implement used by anglers shall be taken or by whom the same shall be so delivered up shall by the taking or delivering thereof be exempted from the payment of any damages or penalty for such angling.

XXVI. Whosoever shall steal any oysters or oyster brood from Stealing or dredging any oyster bed laying or fishery being the property of any other for oysters in oyster fisheries. 15 person and sufficiently marked out or known as such shall be guilty of felony and being convicted thereof shall be liable to be punished as in the case of simple larceny and whosoever shall unlawfully and

20 wilfully use any dredge or any net instrument or engine whatsoever within the limits of any oyster bed laying or fishery being the property of any other person and sufficiently marked out or known as such for the purpose of taking oysters or oyster brood although none shall be actually taken or shall unlawfully and wilfully with any net instru-25 ment or engine drag upon the ground or soil of any such fishery shall be guilty of a misdemeanor and being convicted thereof shall be liable at the discretion of the Court to be imprisoned for any term not exceeding three months with or without hard labour and with or without solitary confinement and it shall be sufficient in any indict- Form of indictment. 30 ment to describe either by name or otherwise the bed laying or fishery in which any of the said offences shall have been committed without stating the same to be in any particular township district or place

Ib. s. 26.

Proviso as to floating

AS TO LARCENY OF WRITTEN INSTRUMENTS.

for taking floating fish only.

Provided that nothing in this section contained shall prevent any

person from catching or fishing for any floating fish within the 35 limits of any oyster fishery with any net instrument or engine adapted

XXVII. Whosoever shall steal or shall for any fraudulent purpose Bonds bills notes &c. destroy cancel or obliterate the whole or any part of any valuable 40 security other than a document of title to lands shall be guilty of felony of the same nature and in the same degree and punishable in the same manner as if he had stolen any chattel of like value with the share interest or deposit to which the security so stolen may relate or with the money due on the security so stolen or secured thereby 45 and remaining unsatisfied or with the value of the goods or other valuable thing represented mentioned or referred to in or by the security.

Ib. s. 27.

XXVIII. Whosoever shall steal or shall for any fraudulent purpose Deeds &c. relating to destroy cancel obliterate or conceal the whole or any part of any 50 document of title to lands shall be guilty of felony and being convicted thereof shall be liable at the discretion of the Court to be kept in penal servitude for the term of three years or to be imprisoned for any term not exceeding two years with or without hard labour and with or without solitary confinement and in any indictment for any such Form of indictment. 55 offence relating to any document of title to lands it shall be sufficient to allege such document to be or to contain evidence of the title or of part of the title of the person or of some one of the persons having an

real property.

Ib. s. 28.

interest whether vested or contingent legal or equitable in the real estate to which the same relates and to mention such real estate or some part thereof.

Wills or codicils. Ib. s. 29.

XXIX. Whosoever shall either during the life of the testator or after his death steal or for any fraudulent purpose destroy cancel obliterate or conceal the whole or any part of any will codicil or other testamentary instrument whether the same shall relate to real or personal estate or to both shall be guilty of felony and being convicted thereof shall be liable at the discretion of the Court to be kept in penal servitude for life or for any term not less than three years or to be 10 imprisoned for any term not exceeding two years with or without hard labour and with or without solitary confinement and it shall not in any indictment for such offence be necessary to allege that such will codicil or other instrument is the property of any person Provided that nothing in this or the last preceding section mentioned 15 nor any proceeding conviction or judgment to be had or taken thereupon shall prevent lessen or impeach any remedy which any party aggrieved by any such offence might or would have had if this Act had not been passed but no conviction of any such offender shall be received in evidence in any action or suit against him and 20 no person shall be liable to be convicted of any of the felonies in this and the last preceding section mentioned by any evidence whatever or in respect of any act done by him if he shall at any time previously to his being charged with such offence have first disclosed such act on oath in consequence of any compulsory process of any Court in any 25 action suit or proceeding which shall have been bond fide instituted by any party aggrieved or if he shall have first disclosed the same in any compulsory examination or deposition before any Court upon the hearing of any matter in bankruptcy or insolvency.

Other remedies not to be affected.

Stealing records or other legal documents.

Ib. s. 30.

XXX. Whosoever shall steal or shall for any fraudulent purpose 30 take from its place of deposit for the time being or from any person having the lawful custody thereof or shall unlawfully and maliciously cancel obliterate injure or destroy the whole or any part of any record writ return panel process bill petition interrogatory deposition affidavit rule order decree or warrant of attorney or of any original document 35 whatsoever of or belonging to the Supreme Court or any Court of Record or relating to any matter or cause civil or criminal begun depending or terminated in any such Court or of any original document in anywise relating to the business of any office or employment under Her Majesty and being or remaining in any office appertaining to any 40 Court of Justice or in any Government or public office shall be guilty of felony and being convicted thereof shall be liable at the discretion of the Court to be kept in penal servitude for the term of three years or to be imprisoned for any term not exceeding two years with or without hard labour and with or without solitary confinement and 45 Form of indictment. it shall not in any indictment for such offence be necessary to allege that the article in respect of which the offence is committed is the property of any person.

AS TO LARCENY OF THINGS ATTACHED TO OR GROWING ON LAND.

Metal glass wood &c.

Ib. s. 31.

XXXI. Whosoever shall steal or shall rip cut sever or break with 50 fixed to house or land. intent to steal any glass or woodwork belonging to any building whatsoever or any lead iron copper brass or other metal or any utensil or fixture whether made of metal or other material or of both respectively fixed in or to any building whatsoever or any thing made of metal fixed in any land being private property or for a fence to any dwelling- 55 house garden or area or in any square or street or in any place

dedicated to public use or ornament or in any burial ground or cemetery shall be guilty of felony and being convicted thereof shall be liable to be punished as in the case of simple larceny and in the case of any such thing fixed in any such square street or place as 5 aforesaid it shall not be necessary to allege the same to be the property

of any person.

XXXII. Whosoever shall steal or shall cut break root up or Trees in pleasure otherwise destroy or damage with intent to steal the whole or any part of £1 or elsewhere of the value of £5. of any tree sapling or shrub or any underwood respectively growing the value of £5. 10 in any park pleasure ground garden orchard or avenue or in any 24 and 25 Vict. c. 96 ground adjoining or belonging to any dwelling-house shall (in case the s. 32. value of the article or articles stolen or the amount of the injury done shall exceed the sum of one pound) be guilty of felony and being convicted thereof shall be liable to be punished as in the case of simple 15 larceny and whosoever shall steal or shall cut break root up or otherwise destroy or damage with intent to steal the whole or any part of any tree sapling or shrub or any underwood respectively growing elsewhere than in any of the situations in this section before mentioned shall (in case the value of the article or articles stolen or the amount 20 of the injury done shall exceed the sum of five pounds) be guilty of felony and being convicted thereof shall be liable to be punished as in the case of simple larceny.

XXXIII. Whosoever shall steal or shall cut break root up or other- Stealing trees shrubs wise destroy or damage with intent to steal the whole or any part of &c. wheresoe 25 any tree sapling or shrub or any underwood wheresoever the same value above is. may be respectively growing the stealing of such article or articles or summary conviction the injury done being to the amount of a shilling at the least shall on for first and second conviction thereof before a Justice of the Peace forfeit and pay over offence third offence felony. and above the value of the article or articles stolen or the amount of 30 the injury done such sum of money not exceeding five pounds as to the Justice shall seem meet and whosoever having been convicted of any such offence either against this or any former Act shall afterwards commit any of the said offences in this section before mentioned and

Tb. s. 33.

shall be convicted thereof in like manner shall for such second offence second offence. 35 be committed to any public gaol there to be kept to hard labour for such term not exceeding twelve months as the convicting Justice shall think fit and whosoever having been twice convicted of any such offence (whether both or either of such convictions shall have taken Third offence. place before or after the coming into operation of this Act) shall

40 afterwards commit any of the offences in this section before mentioned shall be guilty of felony and being convicted thereof shall be liable to be punished in the same manner as in the case of simple larceny.

XXXIV. Whosoever shall steal or shall cut break or throw down Stealing &c. any live or dead fence or any wooden fence wooden fence stile or gate. post pale wire or rail set up or used as a fence or any stile or gate or any part thereof respectively shall on conviction thereof before a Justice of the Peace forfeit and pay over and above the value of the article or articles so stolen or the amount of the injury done such sum 50 of money not exceeding five pounds as to the Justice shall seem meet and whosoever having been convicted of any such offence either Second offence. against this or any former Act shall afterwards commit any of the said offences in this section before mentioned and shall be convicted thereof in like manner shall be committed to any public gaol there 55 to be kept to hard labour for such term not exceeding twelve months

Tb. s. 34.

as the convicting Justice shall think fit. XXXV. If the whole or any part of any tree sapling or shrub or Suspected persons in any underwood or any part of any live or dead fence or any post pale ac not satisfactorily

accounting for it. s. 35.

wire rail stile or gate or any part thereof being of the value of one 24 and 25 Vict. c. 96 shilling at the least shall be found in the possession of any person or on the premises of any person with his knowledge and such person being taken or summoned before a Justice of the Peace shall not satisfy the Justice that he came lawfully by the same he shall on conviction by the Justice forfeit and pay over and above the value of the article or articles so found any sum not exceeding two pounds. XXXVI. Whosoever shall steal or shall destroy or damage with

intent to steal any plant root fruit or vegetable production growing in

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Stealing &c. any fruit or vegetable production in a garden &c. punishable on summary conviction for first offence.

Th. s. 36.

any garden orchard pleasure ground nursery ground hothouse green- 10 house or conservatory shall on conviction thereof before a Justice of the Peace at the discretion of the Justice either be committed to any public gaol there to be imprisoned only or to be imprisoned and kept to hard labour for any term not exceeding six months or else shall forfeit and pay over and above the value of the article or articles so 15 stolen or the amount of the injury done such sum of money not exceeding twenty pounds as to the Justice shall seem meet and whosoever having been convicted of any such offence either against this or any former Act shall afterwards commit any of the offences in

Second offence felony.

this section before mentioned shall be guilty of felony and being 20 convicted thereof shall be liable to be punished in the same manner as in the case of simple larceny.

Stealing &c. vegetable productions not grow ing in gardens &c.

Ib. s. 37.

XXXVII. Whosoever shall steal or shall destroy or damage with intent to steal any cultivated root or plant used for the food of man or beast or for medicine or for distilling or for dyeing or for or in the 25 course of any manufacture and growing in any land open or inclosed not being a garden orchard pleasure ground or nursery ground shall on conviction thereof before a Justice of the Peace at the discretion of the Justice either be committed to a public gaol there to be imprisoned only or to be imprisoned and kept to hard labour for any term not 30 exceeding one month or else shall forfeit and pay over and above the value of the article or articles so stolen or the amount of the injury done such sum of money not exceeding twenty shillings as to the Justice shall seem meet and in default of payment thereof together with the costs (if ordered) shall be committed as aforesaid for any term not 35 exceeding one month unless payment be sooner made and whosoever having been convicted of any such offence either against this or any former Act shall afterwards commit any of the said offences in this section before mentioned and shall be convicted thereof in like manner shall be committed to a public gaol there to be kept to hard labour 40 for such term not exceeding six months as the convicting Justice shall think fit.

Second offence.

AS TO LARCENY FROM MINES.

Ore of metal coal &c.

Ib. s. 38.

XXXVIII. Whosoever shall steal or sever with intent to steal any gold or the ore of any metal or any lapis calaminaris manganese or 45 mundick or any wad black cawke or black lead or any coal or cannel coal from any mine bed or vein thereof respectively or from any claim or from any land comprised in any lease for mining purposes granted or to be granted by or on behalf of the Crown or the Governor or the Governor in Council shall be guilty of felony and being convicted 50 thereof shall be liable at the discretion of the Court to be imprisoned for any term not exceeding two years with or without hard labour and with or without solitary confinement.

Miners removing ore with intent to defraud.

Ib. s. 39.

XXXIX. Whosoever being employed in or about any mine or claim or any land comprised in any such lease as aforesaid shall take remove 55 or conceal any gold or the ore of any metal or any lapis calaminaris manganese mundick or other mineral found or being in such mine

claim or land with intent to defraud any proprietor of or any adventurer in such mine claim or land or any workman or miner employed therein shall be guilty of felony and being convicted thereof shall be liable at the discretion of the Court to be imprisoned for any term not 5 exceeding two years with or without hard labour and with or without solitary confinement.

AS TO LARCENY FROM THE PERSON AND OTHER LIKE OFFENCES.

XL. Whosoever shall rob any person or shall steal any chattel Robbery or stealing oney or value has security from the person of another shall be guilty from the person. money or valuable security from the person of another shall be guilty from the person.

10 of felony and being convicted thereof shall be liable at the discretion 24 and 25 Vict. c. 96 of the Court to be kept in penal servitude for any period not exceeding s. 40. fourteen years and not less than three years or to be imprisoned for any term not exceeding two years with or without hard labour and with or without solitary confinement.

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confinement.

XLI. If upon the trial of any person upon any indictment for On trial for robbery robbery it shall appear to the jury upon the evidence that the an assault with defendant did not commit the crime of robbery but that he did commit intent to rob. an assault with intent to rob the defendant shall not by reason thereof be entitled to be acquitted but the jury shall be at liberty to return as

20 their verdict that the defendant is guilty of an assault with intent to rob and thereupon such defendant shall be liable to be punished in the same manner as if he had been convicted upon an indictment for feloniously assaulting with intent to rob and no person so tried as is herein lastly mentioned shall be liable to be afterwards prosecuted for 25 an assault with intent to commit the robbery for which he was so tried.

Tb. s. 42.

XLII. Whosoever shall assault any person with intent to rob shall Assault with intent be guilty of felony and being convicted thereof shall (save and except in the cases where a greater punishment is provided by this Act) be 30 liable at the discretion of the Court to be kept in penal servitude for the term of three years or to be imprisoned for any term not exceeding two years with or without hard labour and with or without solitary

Tb. s. 43.

XLIII. Whosoever shall being armed with any offensive weapon or Robbery or assault 35 instrument rob or assault with intent to rob any person or shall together by a person armed or by two or more or with one or more other person or persons rob or assault with intent to robbery and rob any person or shall rob any person and at the time of or immediately before or immediately after such robbery shall wound beat strike or use any other personal violence to any person shall be guilty of felony 40 and being convicted thereof shall be liable at the discretion of the Court to be kept in penal servitude for life or for any term not less than three years or to be imprisoned for any term not exceeding two

money &c, with

Ib. s. 44.

45 XLIV. Whosoever shall send deliver or utter or directly or indirectly Letter demanding cause to be received knowing the contents thereof any letter or writing money & menaces. demanding of any person with menaces and without any reasonable or probable cause any property chattel money valuable security or other valuable thing shall be guilty of felony and being convicted thereof 50 shall be liable at the discretion of the Court to be kept in penal

years with or without hard labour and with or without solitary

servitude for life or for any term not less than three years or to be imprisoned for any term not exceeding two years with or without hard labour and with or without solitary confinement and if a male under the age of sixteen years with or without whipping.

XLV. Whosoever shall with menaces or by force demand any Demanding money property chattel money valuable security or other valuable thing of any person with intent to steal the same shall be guilty of felony and intent to steal.

24 and 25 Viet. c. 96

Letter threatening to accuse of crime with intent to extort.

Ib. s. 46.

being convicted thereof shall be liable at the discretion of the Court to be kept in penal servitude for the term of three years or to be imprisoned for any term not exceeding two years with or without hard labour and with or without solitary confinement.

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XLVI. Whosoever shall send deliver or utter or directly or indirectly cause to be received knowing the contents thereof any letter or writing accusing or threatening to accuse any other person of any crime punishable by law with death or penal servitude for not less than seven years or of any assault with intent to commit any rape or of any attempt or endeavour to commit any rape or of any infamous 10 crime as hereinafter defined with a view or intent in any of such cases to extort or gain by means of such letter or writing any property chattel money valuable security or other valuable thing from any person shall be guilty of felony and being convicted thereof shall be liable at the discretion of the Court to be kept in penal servitude for 15 life or for any term not less than three years or to be imprisoned for any term not exceeding two years with or without hard labour and with or without solitary confinement and if a male under the age of sixteen years with or without whipping and the abominable crime of buggery committed either with mankind or with beast and every 20 assault with intent to commit the said abominable crime and every attempt or endeavour to commit the said abominable crime and every solicitation persuasion promise or threat offered or made to any person whereby to move or induce such person to commit or permit the said abominable crime shall be deemed to be an infamous crime within the 25 meaning of this Act.

"Infamous crime" defined

Accusing or threatening to accuse with intent to extort.

Ib. s. 47.

XLVII. Whosoever shall accuse or threaten to accuse either the person to whom such accusation or threat shall be made or any other person of any of the infamous or other crimes lastly hereinbefore mentioned with the view or intent in any of the cases last aforesaid to 30 extort or gain from such person so accused or threatened to be accused or from any other person any property chattel money valuable security or other valuable thing shall be guilty of felony and being convicted thereof shall be liable at the discretion of the Court to be kept in penal servitude for life or for any term not less than three years or to 35 be imprisoned for any term not exceeding two years with or without hard labour and if a male under the age of sixteen years with or without whipping.

Inducing a person by violence or threats to execute deeds &c. withintent to defraud.

Ib. s. 48.

XLVIII. Whosoever with intent to defraud or injure any other person shall by any unlawful violence to or restraint of or threat of violence 40 to or restraint of the person of another or by accusing or threatening to accuse any person of any treason felony or infamous crime as hereinbefore defined compel or induce any person to execute make accept indorse alter or destroy the whole or any part of any valuable security or to write impress or affix his name or the name 45 of any other person or of any company firm or copartnership or the seal of any body corporate company or society upon or to any paper or parchment in order that the same may be afterwards made or converted into or used or dealt with as a valuable security shall be guilty of felony and being convicted thereof shall be liable 50 at the discretion of the Court to be kept in penal servitude for life or for any term not less than three years or to be imprisoned for any term not exceeding two years with or without hard labour and with or without solitary confinement.

It shall be immateriai from whom the menaces proceed.

Ib. s. 49.

XLIX. It shall be immaterial whether the menaces or threats 55hereinbefore mentioned be of violence injury or accusation to be caused or made by the offender or by any other person.

AS TO SACRILEGE BURGLARY AND HOUSEBREAKING.

L. Whosoever shall break and enter any church chapel meeting Breaking and entering house or other place of divine worship and commit any felony therein a church and com or being in any church chapel meeting house or other place of divine felony. 5 worship shall commit any felony therein and break out of the same 24 and 25 Vict. c. 96 shall be guilty of felony and being convicted thereof shall be liable s. 50. at the discretion of the Court to be kept in penal servitude for life or for any term not less than three years or to be imprisoned for any term not exceeding two years with or without hard labour and with or 10 without solitary confinement.

LI. Whosoever shall enter the dwelling-house of another with Burglary by breaking intent to commit any felony therein or being in such dwelling-house out shall commit any felony therein and shall in either case break out of the said dwelling-house in the night shall be deemed guilty of

Ib. s. 51.

15 burglary.

LII. Whosoever shall be convicted of the crime of burglary shall Burglary. be liable at the discretion of the Court to be kept in penal servitude for life or for any term not less than three years or to be imprisoned for any term not exceeding two years with or without hard labour and 20 with or without solitary confinement.

Ib. s. 52.

LIII. No building although within the same curtilage with any What building within dwelling-house and occupied therewith shall be deemed to be part of such dwelling-house for any of the purposes of this Act unless there dwelling house. shall be a communication between such building and dwelling-house 25 either immediate or by means of a covered and inclosed passage

the curtilage shall be

leading from the one to the other.

LIV. Whosoever shall enter any dwelling-house in the night with Entering a dwellingintent to commit any felony therein shall be guilty of felony and being house in the night with intent to commit convicted thereof shall be liable at the discretion of the Court to be any felony. 30 kept in penal servitude for any term not exceeding seven years and not less than three years or to be imprisoned for any term not exceeding two years with or without hard labour and with or without

Ib. s. 54.

solitary confinement.

LV. Whosoever shall break and enter any building and commit Breaking into any 35 any felony therein such building being within the curtilage of a any felony therein such building being within the curtilage of a curtilage which is no dwelling-house and occupied therewith but not being part thereof part of the dwelling-house and committing according to the provision hereinbefore mentioned or being in any house and committing any felony. such building shall commit any felony therein and break out of the same shall be guilty of felony and being convicted thereof shall be 40 liable at the discretion of the Court to be kept in penal servitude for any term not exceeding fourteen years and not less than three years

or to be imprisoned for any term not exceeding two years with or without hard labour and with or without solitary confinement.

Ib. s. 55.

LVI. Whosoever shall break and enter any dwelling-house Breaking into any 45 schoolhouse shop warehouse or counting-house and commit any felony house shop warehouse therein or being in any dwelling-house schoolhouse shop warehouse or any felony. counting-house shall commit any felony therein and break out of the same shall be guilty of felony and being convicted thereof shall be liable at the discretion of the Court to be kept in penal servitude for 50 any term not exceeding fourteen years and not less than three years or to be imprisoned for any term not exceeding two years with or without hard labour and with or without solitary confinement.

LVII. Whosoever shall break and enter any dwelling-house House-breaking &c. church chapel meeting house or other place of divine worship or any with intent any follony. 55 building within the curtilage schoolhouse shop warehouse or countinghouse with intent to commit any felony therein shall be guilty of felony and being convicted thereof shall be liable at the discretion of the Court to be kept in penal servitude for any term not exceeding

with intent to commit

Ib. s. 57.

seven years and not less than three years or to be imprisoned for any term not exceeding two years with or without hard labour and with or without solitary confinement.

Being armed with intent to break and enter any house in the night.

s. 58.

LVIII. Whosoever shall be found by night armed with any dangerous or offensive weapon or instrument whatsoever with intent to break or enter into any dwelling-house or other building whatsoever and to 24 and 25 vict. c. 96 commit any felony therein or shall be found by night having in his possession without lawful excuse (the proof of which excuse shall lie on such person) any picklock key crow jack bit or other implement of housebreaking or shall be found by night having his face blackened or 10 otherwise disguised with intent to commit any felony or shall be found by night in any dwelling-house or other building whatsoever with intent to commit any felony therein shall be guilty of a misdemeanour and being convicted thereof shall be liable at the discretion of the Court to be kept in penal servitude for the term of three years or to 15 be imprisoned for any term not exceeding two years with or without hard labour.

The like after a previous conviction for felony &c.

Ib. s. 59.

LIX. Whosoever shall be convicted of any such misdemeanor as in the last preceding section mentioned committed after a previous conviction either for felony or such misdemeanor shall on such 20 subsequent conviction be liable at the discretion of the Court to be kept in penal servitude for any term not exceeding ten years and not less than three years or to be imprisoned for any term not exceeding two years with or without hard labour.

AS TO LARCENY IN THE HOUSE.

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Stealing in a dwelling house to the value of

Ib. s. 60.

LX. Whosoever shall steal in any dwelling-house any chattel money or valuable security to the value in the whole of five pounds or more shall be guilty of felony and being convicted thereof shall be liable at the discretion of the Court to be kept in penal servitude for any term not exceeding fourteen years and not less than three years 30 or to be imprisoned for any term not exceeding two years with or without hard labour and with or without solitary confinement.

Stealing in a dwelling house with menaces

Ib. s. 61.

LXI. Whosoever shall steal any chattel money or valuable security in any dwelling-house and shall by any menace or threat put any one being therein in bodily fear shall be guilty of felony and being convicted 35 thereof shall be liable at the discretion of the Court to be kept in penal servitude for any term not exceeding fourteen years and not less than three years or to be imprisoned for any term not exceeding two years with or without hard labour and with or without solitary confinement.

AS TO LARCENY IN MANUFACTORIES.

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Stealing goods in process of manufacture.

Ib. s. 62.

LXII. Whosoever shall steal to the value of ten shillings any woollen linen hempen or cotton yarn or any goods or article of silk woollen linen cotton alpaca or mohair or of any one or more of those materials mixed with each other or mixed with any other material whilst laid placed or exposed during any stage process or progress of 45 manufacture in any building field or other place shall be guilty of felony and being convicted thereof shall be liable at the discretion of the Court to be kept in penal servitude for any term not exceeding fourteen years and not less than three years or to be imprisoned for any term not exceeding two years with or without hard labour and with or 50 without solitary confinement.

AS TO LARCENY IN SHIPS WHARVES ETC.

Stealing from ships docks wharves &c

Ib. s. 63.

LXIII. Whosoever shall steal any goods or merchandise in any vessel barge or boat of any description whatsoever in any haven or in any port of entry or discharge or upon any navigable river or canal or 55

in any creek or basin belonging to or communicating with any such haven port river or canal or shall steal any goods or merchandise from any dock wharf or quay adjacent to any such haven port river canal creek or basin shall be guilty of felony and being convicted thereof

5 shall be liable at the discretion of the Court to be kept in penal servitude for any term not exceeding fourteen years and not less than three years or to be imprisoned for any term not exceeding two years with or without hard labour and with or without solitary confinement. LXIV. Whosoever shall plunder or steal any part of any ship or vessel distress or wrecked. 10 which shall be in distress or wrecked stranded or east on shore or any goods merchandise or articles of any kind belonging to such ship or 24 and 25 Vict. c. 96 s. 64. vessel shall be guilty of felony and being convicted thereof shall be liable at the discretion of the Court to be kept in penal servitude for

any term not exceeding fourteen years and not less than three years 15 or to be imprisoned for any term not exceeding two years with or without hard labour and with or without solitary confinement and the offender may be indicted and tried either in the district jurisdiction or place in which the offence shall have been committed or in any district jurisdiction or place next adjoining.

LXV. If any goods merchandise or articles of any kind belonging Person in possession to any ship or vessel in distress or wrecked stranded or cast on shore shall be found in the possession of any person or on the premises of any person with his knowledge and such person being taken or summoned

Ib. s. 65. before a Justice of the Peace shall not satisfy the Justice that he came 25 lawfully by the same then the same shall by order of the Justice be forthwith delivered over to or for the use of the rightful owner thereof and the offender shall on conviction of such offence before the Justice at the discretion of the Justice either be committed to any public gaol

there to be imprisoned only or to be imprisoned and kept to hard 30 labour for any term not exceeding six months or else shall forfeit and pay over and above the value of the goods merchandise or articles such sum of money not exceeding twenty pounds as to the Justice shall

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LXVI. If any person shall offer or expose for sale any goods If any person offers 35 merchandise or articles whatsoever which shall have been unlawfully shipwrecked goods for sale the goods taken or shall be reasonably suspected so to have been taken from any may be seized &c. ship or vessel in distress or wrecked stranded or cast on shore in every such case any person to whom the same shall be offered for sale or any officer of the customs or excise or peace officer may lawfully 40 seize the same and shall with all convenient speed carry the same or give notice of such seizure to some Justice of the Peace and if the person who shall have offered or exposed the same for sale being summoned by such Justice shall not appear and satisfy the Justice that he came lawfully by such goods merchandise or articles then the same shall by 45 order of the Justice be forthwith delivered over to or for the use of the rightful owner thereof upon payment of a reasonable reward (to be ascertained by the Justice) to the person who seized the same and the offender shall on conviction of such offence by the Justice at the discretion of the Justice either be committed to any public gaol there 50 to be imprisoned only or to be imprisoned and kept to hard labour for any term not exceeding six months or else shall forfeit and pay over and above the value of the goods merchandise or articles such sum of money not exceeding twenty pounds as to the Justice shall seem meet.

Ib. s. 66.

AS TO LARCENY OR EMBEZZLEMENT BY CLERKS SERVANTS OR PERSONS IN THE PUBLIC SERVICE.

LXVII. Whosoever being a clerk or servant or being employed Larcony by clerks or for the purpose or in the capacity of a clerk or servant shall steal any

Ib. s. 67.

chattel money or valuable security belonging to or in the possession or power of his master or employer shall be guilty of felony and being convicted thereof shall be liable at the discretion of the Court to be kept in penal servitude for any term not exceeding fourteen years and not less than three years or to be imprisoned for any term not exceeding two years with or without hard labour and with or without solitary confinement and if a male under the age of sixteen years with or without whipping.

Embezzlement by clerks or servants. 24 and 25 Vict. c. 96

LXVIII. Whosoever being a clerk or servant or being employed for the purpose or in the capacity of a clerk or servant shall fraudulently 10 embezzle any chattel money or valuable security which shall be delivered to or received or taken into possession by him for or in the name or on the account of his master or employer or any part thereof shall be deemed to have feloniously stolen the same from his master or employer although such chattel money or security was not received 15 into the possession of such master or employer otherwise than by the actual possession of his clerk servant or other person so employed and being convicted thereof shall be liable at the discretion of the Court to be kept in penal servitude for any term not exceeding fourteen years and not less than three years or to be imprisoned for any term not 20 exceeding two years with or without hard labour and with or without solitary confinement and if a male under the age of sixteen years with or without whipping.

Larceny by persons in the Queen's service or by the police.

Ib. s. 69.

LXIX. Whosoever being employed in the public service of Her Majesty in New Zealand or being a constable or other person employed 25 in the police or constabulary force of any province city borough district place whatsoever shall steal any chattel money or valuable security belonging to or in the possession or power of Majesty or intrusted to or received or taken into possession by him by virtue of his employment shall be guilty of felony and being 30 convicted thereof shall be liable at the discretion of the Court to be kept in penal servitude for any term not exceeding fourteen years and not less than three years or to be imprisoned for any term not exceeding two years with or without hard labour and with or without solitary confinement.

Embezzlement by persons in the Queen's service or by the police.

Ib. s. 70.

Venue.

Form of warrant of commitment and indictment.

35 LXX. Whosoever being employed in the public service of Her Majesty in New Zealand or being a constable or other person employed in the police or constabulary force of any Province city borough district or place whatsoever and intrusted by virtue of such employment with the receipt custody management or 40control of any chattel money or valuable security shall embezzle any chattel money or valuable security which shall be intrusted to or received or taken into possession by him by virtue of his employment or any part thereof or in any manner fraudulently apply or dispose of the same or any part thereof to his own use or benefit or for any 45 purpose whatsoever except for the public service shall be deemed to have feloniously stolen the same from Her Majesty and being convicted thereof shall be liable at the discretion of the Court to be kept in penal servitude for any term not exceeding fourteen years and not less than three years or to be imprisoned for any term not exceeding 50 two years with or without hard labour and every offender against this or the last preceding section may be dealt with indicted tried and punished either in the district jurisdiction or place in which he shall be apprehended or be in custody or in which he shall have committed the offence and in every case of larceny embezzlement or fraudulent 55 application or disposition of any chattel money or valuable security in this and the last preceding section mentioned it shall be lawful in the warrant of commitment by the Justice of the Peace before whom

the offender shall be charged and in the indictment to be preferred against such offender to lay the property of any such chattel money or valuable security in Her Majesty notwithstanding anything in any Act to the contrary.

LXXI. For preventing difficulties in the prosecution of offenders Distinct acts of in any case of embezzlement fraudulent application or disposition embezzlement may be charged in the hereinbefore mentioned it shall be lawful to charge in the indictment same indictment. and proceed against the offender for any number of distinct acts of 24 and 25 Vict. c. 96 embezzlement or of fraudulent application or disposition not exceeding s. 71. 10 three which may have been committed by him against Her Majesty or against the same master or employer within the space of six months from the first to the last of such acts and in every such indictment where the offence shall relate to any money or any valuable security it shall be sufficient to allege the embezzlement or fraudulent applica-15 tion or disposition to be of money without specifying any particular coin or valuable security and such allegation so far as regards the description of the property shall be sustained if the offender shall be proved to have embezzled or fraudulently applied or disposed of any amount although the particular species of coin or valuable security of 20 which such amount was composed shall not be proved or if he shall be proved to have embezzled or fraudulently applied or disposed of any piece of coin or any valuable security or any portion of the value thereof although such piece of coin or valuable security may have been delivered to him in order that some part of the value thereof 25 should be returned to the party delivering the same or to some other

person and such part shall have been returned accordingly.

LXXII. If upon the trial of any person indicted for embezzlement Person indicted for or fraudulent application or disposition as aforesaid it shall be proved clerk &c. not to be that he took the property in question in any such manner as to acquitted if the 30 amount in law to larceny he shall not by reason thereof be entitled to larceny and vice vers d. be acquitted but the jury shall be at liberty to return as their verdict that such person is not guilty of embezzlement or fraudulent application or disposition but is guilty of simple larceny or of larceny as a clerk servant or person employed for the purpose or in the capacity of 35 a clerk or servant or as a person employed in the public service or in the police or constabulary force (as the case may be) and thereupon such person shall be liable to be punished in the same manner as if he had been convicted upon an indictment for such larceny and if upon the trial of any person indicted for larceny it shall be proved that he took the property 40 in question in any such manner as to amount in law to embezzlement or fraudulent application or disposition as aforesaid he shall not by reason thereof be entitled to be acquitted but the jury shall be at liberty to return as their verdict that such person is not guilty of larceny but is guilty of embezzlement or fraudulent application or 45 disposition (as the case may be) and thereupon such person shall be liable to be punished in the same manner as if he had been convicted upon an indictment for such embezzlement fraudulent application or disposition and no person so tried for embezzlement fraudulent application or disposition or larceny as aforesaid shall be liable to be 50 afterwards prosecuted for larceny fraudulent application or disposition or embezzlement upon the same facts.

AS TO LARCENY BY TENANTS OR LODGERS.

LXXIII. Whosoever shall steal any chattel or fixture let to be used Tenant or lodger by him or her in or with any house or lodging whether the contract fixture let to hire 55 shall have been entered into by him or her or by her husband or with house or by any person on behalf of him or her or her husband shall be guilty of felony and being convicted thereof shall be liable at the

Ib. s. 74.

discretion of the Court to be imprisoned for any term not exceeding two years with or without hard labour and with or without solitary confinement and if a male under the age of sixteen years with or without whipping and in case the value of such chattel or fixture shall exceed the sum of five pounds shall be liable at the discretion of the Court to be kept in penal servitude for any term not exceeding seven years and not less than three years or to be imprisoned for any term not exceeding two years with or without hard labour and with or without solitary confinement and if a male under the age of sixteen years with or without whipping and in every case of stealing any 10 chattel in this section mentioned it shall be lawful to prefer an indictment in the common form as for larceny and in every case of stealing any fixture in this section mentioned to prefer an indictment in the same form as if the offender were not a tenant or lodger and in either case to lay the property in the owner or person letting to hire.

AS TO FRAUDS BY AGENTS BANKERS OR FACTORS.

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Agent banker &c. embezzling money or selling securities &c., intrusted to him.

Orgoods &c. intrusted to him for safe custody.

Punishment.

Not to affect trustees or mortgagees.

Nor bankers &c. receiving money due on securities

Or disposing of securities on which they have a lien.

LXXIV. Whosoever having been intrusted either solely or jointly with any other person as a banker merchant broker attorney or other agent with any money or security for the payment of money with any 24 and 25 Vict. c. 96 direction in writing to apply pay or deliver such money or security or 20 any part thereof respectively or the proceeds or any part of the proceeds of such security for any purpose or to any person specified in such direction shall in violation of good faith and contrary to the terms of such direction in anywise convert to his own use or benefit or the use or benefit of any person other than the person by whom he shall 25 have been so intrusted such money security or proceeds or any part thereof respectively and whosoever having been intrusted either solely or jointly with any other person as a banker merchant broker attorney or other agent with any chattel or valuable security or any power of attorney for the sale or transfer of any share or interest in any public 30 stock or fund whether of the United Kingdom or any part thereof or of the Colony of New Zealand or of any part of the British dominions or of any foreign state or in any stock or fund of any body corporate company or society for safe custody or for any special purpose without any authority to sell negotiate transfer or pledge shall in violation of good faith and 35 contrary to the object or purpose for which such chattel security or power of attorney shall have been intrusted to him sell negotiate transfer pledge or in any manner convert to his own use or benefit or the use or benefit of any person other than the person by whom he shall have been so intrusted such chattel or security or the proceeds of 40 the same or any part thereof or the share or interest in the stock or fund to which such power of attorney shall relate or any part thereof shall be guilty of a misdemeanor and being convicted thereof shall be liable at the discretion of the Court to be kept in penal servitude for any term not exceeding seven years and not less than three years or to 45 be imprisoned for any term not exceeding two years with or without hard labour and with or without solitary confinement but nothing in this section contained relating to agents shall affect any trustee in or under any instrument whatsoever or any mortgagee of any property real or personal in respect of any act done by such trustee or mortgagee 50 in relation to the property comprised in or affected by any such trust or mortgage nor shall restrain any banker merchant broker attorney or other agent from receiving any money which shall be or become actually due and payable upon or by virtue of any valuable security according to the tenor and effect thereof in such manner as he might 55 have done if this act had not been passed nor from selling transferring or otherwise disposing of any securities or effects in his possession upon

which he shall have any lien claim or demand entitling him by law so to do unless such sale transfer or other disposal shall extend to a greater number or part of such securities or effects than shall be requisite for

satisfying such lien claim or demand.

LXXV. Whosoever being a banker merchant broker attorney Bankers &c. frauduor agent and being intrusted either solely or jointly with any other numer intrust person with the property of any other person for safe custody shall their care. with intent to defraud sell negotiate transfer pledge or in any manner 24 and 25 Vict. c. 96 convert or appropriate the same or any part thereof to or for his own s. 76.

10 use or benefit or the use or benefit of any person other than the person by whom he was so intrusted shall be guilty of a misdemeanor and being convicted thereof shall be liable at the discretion of the Court to any of the punishments which the Court may award as hereinbefore last mentioned. 15

LXXVI. Whosoever being intrusted either solely or jointly with Persons under powers any other person with any power of attorney for the sale or transfer of attorney fraudulently selling any property shall fraudulently sell or transfer or otherwise convert property. the same or any part thereof to his own use or benefit or the use or

Ib. s. 77.

benefit of any person other than the person by whom he was so 20 intrusted shall be guilty of a misdemeanor and being convicted thereof shall be liable at the discretion of the Court to any of the punishments which the Court may award as hereinbefore last mentioned.

advances on the

Ib. s. 78.

LXXVII. Whosoever being a factor or agent intrusted either solely Factors obtaining 25 or jointly with any other person for the purpose of sale or otherwise with the possession of any goods or of any document of title to goods principals. shall contrary to or without the authority of his principal in that behalf for his own use or benefit or the use or benefit of any person other than the person by whom he was so intrusted and in violation of 30 good faith make any consignment deposit transfer or delivery of any goods or document of title so intrusted to him as in this section before

mentioned as and by way of a pledge lien or security for any money or valuable security borrowed or received by such factor or agent at or before the time of making such consignment deposit transfer or 35 delivery or intended to be thereafter borrowed or received or shall contrary to or without such authority for his own use or benefit or the use or benefit of any person other than the person by whom he was so intrusted and in violation of good faith accept any advance of any money

or valuable security on the faith of any contract or agreement to consign 40 deposit transfer or deliver any such goods or document of title shall be guilty of a misdemeanor and being convicted thereof shall be liable at the discretion of the Court to any of the punishments which the Court may award as hereinbefore last mentioned and every clerk or other Clerks wilfully person who shall knowingly and wilfully act and assist in making any assisting.

45 such consignment deposit transfer or delivery or in accepting or pro-

curing such advance as aforesaid shall be guilty of a misdemeanor and being convicted thereof shall be liable at the discretion of the Court to any of the same punishments Provided that no such factor or agent Cases excepted where shall be liable to any prosecution for consigning depositing trans- the pledge does not

50 ferring or delivering any such goods or documents of title in case the their lien. same shall not be made a security for or subject to the payment of any greater sum of money than the amount which at the time of such consignment deposit transfer or delivery was justly due and owing to such agent from his principal together with the amount of any bill of 55 exchange drawn by or on account of such principal and accepted by

such factor or agent. LXXVIII. Any factor or agent intrusted as aforesaid and possessed of Definitions of terms. any such document of title whether derived immediately from the

Ib. s. 79.

"Intrusted."

" Pledge."

" Possessed."

"Advance."

"Contract or agreement."

"Advance."

Possessing to be evidence of intrusting.

Trustees fraudulently disposing of property guilty of a misdemeanour.

24 and 25 Viet. c. 96 s. 80.

No prosecution shall be commenced without the sanction of some Judge or the Attorney-General.

Directors &c. of any body corporate or public company fraudulently appropriating property.

Ib. s. 81.

Orkeeping fraudulent accounts.

Ib. s, 82.

owner of such goods or obtained by reason of such factor or agent having been intrusted with the possession of the goods or of any other document of title thereto shall be deemed to have been intrusted with the possession of the goods represented by such document of title and every contract pledging or giving a lien upon such document of title as aforesaid shall be deemed to be a pledge of and lien upon the goods to which the same relates and such factor or agent shall be deemed to be possessed of such goods or document whether the same shall be in his actual custody or shall be held by any other person subject to his control or for him or on his behalf and where any loan or advance shall 10 be bond fide made to any factor or agent intrusted with and in possession of any such goods or document of title on the faith of any contract or agreement in writing to consign deposit transfer or deliver such goods or document of title and such goods or document of title shall actually be received by the person making such loan or advance without notice 15 that such factor or agent was not authorized to make such pledge or security every such loan or advance shall be deemed to be a loan or advance on the security of such goods or document of title within the meaning of the last preceding section though such goods or document of title shall not actually be received by the person making such loan 20 or advance till the period subsequent thereto and any contract or agreement whether made direct with such factor or agent or with any clerk or other person on his behalf shall be deemed a contract or agreement with such factor or agent and any payment made whether by money or bill of exchange or other negotiable security shall be 25 deemed to be an advance within the meaning of the last preceding section and a factor or agent in possession as aforesaid of such goods or document shall be taken for the purposes of the last preceding section to have been intrusted therewith by the owner thereof unless the contrary be shown in evidence.

LXXIX. Whosoever being a trustee of any property for the use or benefit either wholly or partially of some other person or for any public or charitable purpose shall with intent to defraud convert or appropriate the same or any part thereof to or for his own use or benefit or the use or benefit of any person other than such person as aforesaid or for any 35 purpose other than such public or charitable purpose as aforesaid or otherwise dispose of or destroy such property or any part thereof shall be guilty of a misdemeanor and being convicted thereof shall be liable at the discretion of the Court to any of the punishments which the Court may award as hereinbefore last mentioned Provided that no 40 proceeding or prosecution for any offence included in this section shall be commenced without the sanction of Her Majesty's Attorney-General for New Zealand Provided also that where any civil proceeding shall have been taken against any person to whom the provisions of this section may apply no person who shall have taken such civil proceeding 45 shall commence any prosecution under this section without the sanction of the Court or Judge before whom such civil proceeding shall have been had or shall be pending.

LXXX. Whosoever being a director member or public officer of any body corporate or public company shall fraudulently take or apply 50 for his own use or benefit or for any use or purposes other than the use or purposes of such body corporate or public company any of the property of such body corporate or public company shall be guilty of a misdemeanor and being convicted thereof shall be liable at the discretion of the Court to any of the punishments which the Court 56 may award as hereinbefore last mentioned.

LXXXI. Whosoever being a director public officer or manager of any body corporate or public company shall as such receive or possess

himself of any of the property of such body corporate or public company otherwise than in payment of a just debt or demand and shall with intent to defraud omit to make or to cause or direct to be made a full and true entry thereof in the books and accounts of such 5 body corporate or public company shall be guilty of a misdemeanor and being convicted thereof shall be liable at the discretion of the Court to any of the punishments which the Court may award as here-inbefore last mentioned.

LXXXII. Whosoever being a director manager public officer or Or wilfully destroy-10 member of any body corporate or public company shall with intent to defraud destroy alter mutilate or falsify any book paper writing or s. 83. valuable security belonging to the body corporate or public company or make or concur in the making of any false entry or omit or concur in omitting any material particular in any book of account or other 15 document shall be guilty of a misdemeanor and being convicted thereof shall be liable at the discretion of the Court to any of the

punishments which the Court may award as hereinbefore last

LXXXIII. Whosoever being a director manager or public officer Or publishing 20 of any body corporate or public company shall make circulate or fraudulent statements. publish or concur in making circulating or publishing any written statement or account which he shall know to be false in any material particular with intent to deceive or defraud any member shareholder or creditor of such body corporate or public company or with intent 25 to induce any person to become a shareholder or partner therein or to intrust or advance any property to such body corporate or public company or to enter into any security for the benefit thereof shall be guilty of a misdemeanor and being convicted thereof shall be liable at the discretion of the Court to any of the punishments which the Court 30 may award as hereinbefore last mentioned.

LXXXIV. Nothing in any of the last ten preceding sections of No person to be this Act contained shall enable or entitle any person to refuse to exempt from answering questions in any answer any question or interrogatory in any civil proceeding in any Court but no person shall be liable to be convicted of any of the misdemeanors in any of the said sections mentioned by any evidence whatever

In questions in any of court but no person shall be liable to be convicted of any of the misdemeanors in any of the said sections mentioned by any evidence whatever

in respect of any act done by him if he shall at any time previously to his being charged with such offence have first disclosed such act on oath in consequence of any compulsory process of any Court
40 in any action suit or proceeding which shall have been bond
fide instituted by any party aggrieved or if he shall have first
disclosed the same in any compulsory examination or deposition
before any Court upon the hearing of any matter in bankruptcy or

insolvency

LXXXV. Nothing in any of the last eleven preceding sections of No remedy shall be this Act contained nor any proceeding conviction or judgment to be had or taken thereon against any person under any of the said sections shall prevent lessen or impeach any remedy which any party aggrieved by any offence against any of the said sections might have had if 50 this Act had not been passed but no conviction of any such offender Convictions shall not shall be received in evidence in any action or suit against him and evidence in civil suits. nothing in the said sections contained shall affect or prejudice any agreement entered into or security given by any trustee having for its object the restoration or repayment of any trust property mis-55 appropriated.

LXXXVI. No misdemeanor against any of the last twelve Certain misdepreceding sections of this Act shall be prosecuted or tried at any Court at sessions. of General or Quarter Sessions of the Peace or any District Court.

Ib. s. 84.

Ib. s. 85.

Ib. s. 66.

Ib. s. 87.

False pretences.

No acquittal because the offence amounts to larceny.

Form of indictment and evidence.

Where any money or thing is caused to be paid or delivered to any person other than the person making a false pretence.

Ib. s. 89.

Inducing persons by fraud to execute deeds and other instruments

Ib. s. 90.

AS TO OBTAINING MONEY ETC. BY FALSE PRETENCES.

LXXXVII. Whosoever shall by any false pretence obtain from any 24 and 25 Viot. c. 96 other person any chattel money or valuable security with intent to defraud shall be guilty of a misdemeanor and being convicted thereof shall be liable at the discretion of the Court to be kept in penal servitude for the term of three years or to be imprisoned for any term not exceeding two years with or without hard labour and with or without solitary confinement Provided that if upon the trial of any person indicted for such misdemeanor it shall be proved that he obtained the property in question in any such manner as to amount in 10 law to larceny he shall not by reason thereof be entitled to be acquitted of such misdemeanor and no person tried for such misdemeanor shall be liable to be afterwards prosecuted for larceny upon the same facts Provided also that it shall be sufficient in any indictment for obtaining or attempting to obtain any such property by false pretences to allege 15 that the party acused did the act with intent to defraud without alleging an attempt to defraud any particular person and without alleging any ownership of the chattel money or valuable security and on the trial of any such indictment it shall not be necessary to prove an intent to defraud any particular person but it shall be sufficient to prove that 20 the party accused did the act charged with an intent to defraud.

LXXXVIII. Whosoever shall by any false pretence cause or procure any money to be paid or any chattel or valuable security to be delivered to any other person for the use or benefit or on account of the person making such false pretence or of any other person with intent to 25 defraud shall be deemed to have obtained such money chattel or valuable security within the meaning of the last preceding section.

LXXXIX. Whosoever with intent to defraud or injure any other person shall by any false pretence fraudulently cause or induce any other person to execute make accept indorse or destroy the whole or any 30 part of any valuable security or to write impress or affix his name or the name of any other person or of any company firm or copartnership or the seal of any body corporate company or society upon any paper or parchment in order that the same may be afterwards made or converted into or used or dealt with as a valuable security shall be 35 guilty of a misdemeanor and being convicted thereof shall be liable at the discretion of the Court to be kept in penal servitude for the term of three years or to be imprisoned for any term not exceeding two years with or without hard labour and with or without solitary 40 confinement.

AS TO RECEIVING STOLEN GOODS.

Receiving where the principal is guilty of

Ib. s. 91.

XC. Whosoever shall receive any chattel money valuable security or other property whatsoever the stealing taking extorting obtaining embezzling or otherwise disposing whereof shall amount to a felony either at common law or by virtue of this Act knowing the same to 45 have been feloniously stolen taken extorted obtained embezzled or disposed of shall be guilty of felony and may be indicted and convicted either as an accessory after the fact or for a substantive felony and in the latter case whether the principal felon shall or shall not have been previously convicted or shall or shall not be amenable to justice 50 and every such receiver howsoever convicted shall be liable at the discretion of the Court to be kept in penal servitude for any term not exceeding fourteen years and not less than three years or to be imprisoned for any term not exceeding two years with or without hard labour and with or without solitary confinement and if a male 55 under the age of sixteen years with or without whipping Provided that no person howsoever tried for receiving as aforesaid shall be liable to be prosecuted a second time for the same offence.

XCI. In any indictment containing a charge of feloniously stealing Indictment for steal any property it shall be lawful to add a count or several counts for ing and receiving. feloniously receiving the same or any part or parts thereof knowing 24 and 25 Vict. c. 96 the same to have been stolen and in any indictment for feloniously 5 receiving any property knowing it to have been stolen it shall be lawful to add a count for feloniously stealing the same and where any such indictment shall have been preferred and found against any person the prosecutor shall not be put to his election but it shall be lawful for the jury who shall try the same to find a verdict of guilty either of stealing 10 the property or of receiving the same or any part or parts thereof knowing the same to have been stolen and if such indictment shall have been preferred and found against two or more persons it shall be lawful for the jury who shall try the same to find all or any of the said persons guilty either of stealing the property or of receiving the same 15 or any part or parts thereof knowing the same to have been stolen or to find one or more of the said persons guilty of stealing the property and the other or others of them guilty of receiving the same or any part or parts thereof knowing the same to have been stolen.

XCII. Whenever any property whatsoever shall have been stolen Separate receivers 20 taken extorted obtained embezzled or otherwise disposed of in such a the same included in the same indictment manner as to amount to a felony either at common law or by virtue in the absence of the of this Act any number of receivers at different times of such property principal. or of any part or parts thereof may be charged with substantive felonies in the same indictment and may be tried together notwith-25 standing that the principal felon shall not be included in the same indictment or shall not be in custody or amenable to justice.

Ib. s. 93.

XCIII. If upon the trial of any two or more persons indicted for On an indictment for jointly receiving any property it shall be proved that one or more persons may be of such persons separately received any part or parts of such property convicted of 30 it shall be lawful for the jury to convict upon such indictment such separately receiving. of the said persons as shall be proved to have received any part or parts of such property.

Ib. s. 94.

XCIV. Whosoever shall receive any chattel money valuable security Receiving where the or other property whatsoever the stealing taking obtaining converting guilty of a 35 or disposing whereof is made a misdemeanor by this Act knowing the misdemeanor. same to have been unlawfully stolen taken obtained converted or disposed of shall be guilty of a misdemeanor and may be indicted and convicted thereof whether the person guilty of the principal misdemeanor shall or shall not have been previously convicted thereof or 40 shall or shall not be amenable to justice and every such receiver being convicted thereof shall be liable at the discretion of the Court to be kept in penal servitude for any term not exceeding seven years and not less than three years or to be imprisoned for any term not exceeding two years with or without hard labour and with or without 45 solitary confinement and if a male under the age of sixteen years with

Ib. s. 95.

or without whipping. XCV. Whosoever shall receive any chattel money valuable Receiver where security or other property whatsoever knowing the same to have been triable. feloniously or unlawfully stolen taken obtained converted or disposed 50 of may whether charged as an accessory after the fact to the felony or with a substantive felony or with a misdemeanor only be dealt with indicted tried and punished in any district jurisdiction or place in which he shall have or shall have had any such property in his possession or in any district jurisdiction or place in which the party guilty of the 55 principal felony or misdemeanor may by law be tried in the same manner as such receiver may be dealt with indicted tried and punished in the district jurisdiction or place where he actually received such property.

1b. s. 96.

Receivers of property where the original on summary conviction.

24 and 25 Vict. c. 96

Principals in the second degree and accessories.

Ib. s. 98.

Abettors in misdemeanors.

Abettors in offences

Ib. s. 99.

XCVI. Where the stealing or taking of any property whatsoever where the original offence is punishable is by this Act punishable on summary conviction either for every offence or for the first and second offence only or for the first offence only any person who shall receive any such property knowing the same to be unlawfully come by shall on conviction thereof before a Justice of the Peace be liable for every first second or subsequent offence of receiving to the same forfeiture and punishment to which a person guilty of a first second or subsequent offence of stealing or taking such property is by this Act made liable.

XCVII. In case of every felony punishable under this Act every 10 principal in the second degree and every accessory before the fact shall be punishable in the same manner as the principal in the first degree is by this Act punishable and every accessory after the fact to any felony punishable under this Act (except only a receiver of stolen property) shall on conviction be liable at the discretion of the 15 Court to be imprisoned for any term not exceeding two years with or without hard labour and with or without solitary confinement and every person who shall aid abet counsel or procure the commission of any misdemeanor punishable under this Act shall be liable to be indicted and punished as a principal offender. 20

XCVIII. Whosoever shall aid abet counsel or procure the commission summary conviction. of any offence which is by this Act punishable on summary conviction either for every time of its commission or for the first and second time only or for the first time only shall on conviction before a Justice of the Peace be liable for every first second or subsequent offence of 25 aiding abetting counselling or procuring to the same forfeiture and punishment to which a person guilty of a first second or subsequent offence as a principal offender is by this Act made liable.

AS TO RESTITUTION AND RECOVERY OF STOLEN PROPERTY.

XCIX. If any person is found guilty of any such felony or 30 misdemeanor as is mentioned in this Act in stealing taking obtaining extorting embezzling converting or disposing of or in knowingly receiving any chattel money valuable security or other property whatsoever the property shall be restored to the owner or his representative and in every such case in this section aforesaid 35 the Court before whom any person shall be tried for any such felony or misdemeanor shall have power to award from time to time writs of restitution for the said property or to order the restitution thereof in a summary manner Provided that if it shall appear before any award or order made that any valuable 40 security shall have been bond fide paid or discharged by some person or body corporate liable to the payment thereof or being a negotiable instrument shall have been bond fide taken or received by transfer or delivery by some person or body corporate for a just and valuable consideration without any notice or without any reasonable cause to 45 suspect that the same had by any felony or misdemeanor been stolen taken obtained extorted embezzled converted or disposed of in such case the Court shall not award or order the restitution of such security Provided also that nothing in this section contained shall apply to the case of any prosecution of any trustee banker merchant attorney factor 50 broker or other agent intrusted with the possession of goods or documents of title to goods for any misdemeanor against this Act.

C. Whosoever shall corruptly take any money or reward directly or indirectly under pretence or upon account of helping any person to any chattel money valuable security or other property whatsoever 55 which shall by any felony or misdemeanor have been stolen taken obtained extorted embezzled converted or disposed of as in this Act

property prosecuting thief or receiver to conviction shall have restitution of his property.

The owner of stolen

Tb. s. 100.

Provision as to valuable and negotiable securities.

Not to apply to prosecutions of trustees bankers &c.

Taking a reward for helping to the recovery of stolen property without bringing the offender to trial.

Ib. s. 101.

before mentioned shall (unless he shall have used all due diligence to cause the offender to be brought to trial for the same) be guilty of felony and being convicted thereof shall be liable at the discretion of the Court to be kept in penal servitude for any term not exceeding 5 seven years and not less than three years or to be imprisoned for any term not exceeding two years with or without hard labour and with or without solitary confinement and if a male under the age of eighteen years with or without whipping.

10 of any property whatsoever which shall have been stolen or lost and for the return of stolen property &c. shall in such advertisement use any words purporting that no questions 24 and 25 Vict. c. 96 will be asked or shall make use of any words in any public advertise- 5. 102. ment purporting that a reward will be given or paid for any property which shall have been stolen or lost without seizing or making any 15 inquiry after the person producing such property or shall promise or offer in any such public advertisement to return to any pawnbroker or other person who may have bought or advanced money by way of loan upon any property stolen or lost the money so paid or advanced or any other sum of money or reward for the return of such property or shall 20 print or publish any such advertisement shall forfeit the sum of fifty pounds for every such offence to any person who will sue for the same by action of debt to be recovered with full costs of suit.

CI. Whosoever shall publicly advertise a reward for the return Advertising a reward

AS TO APPREHENSION OF OFFENDERS AND OTHER PROCEEDINGS.

CII. Any person found committing any offence punishable either A person in the act upon indictment or upon summary conviction by virtue of this Act of committing any offence may be except only the offence of angling in the daytime may be immediately apprehended without apprehended without a warrant by any person and forthwith taken together with any property relating to such offence before some neighbouring Justice of the Peace to be dealt with according to law and if any A Justice upon good 30 credible witness shall prove upon oath before a Justice of the Peace a reasonable cause to suspect that any person has in his possession or on his premises any property whatsoever on or with respect to which any offence punishable either upon indictment or upon summary conviction by virtue of this Act shall have been committed the Justice may grant 35 a warrant to search for such property as in the case of stolen goods and any person to whom any property shall be offered to be sold A person to whom pawned or delivered if he shall have reasonable cause to suspect that offered may seize the any such offence has been committed on or with respect to such party offering it. property is hereby authorized and if in his power is required to 40 apprehend and forthwith to take before a Justice of the Peace the party offering the same together with such property to be dealt with

Ib. s. 103.

grounds of suspicion proved on oath may grant a search warrant.

CIII. Any constable or peace officer may take into custody without A person loitering at warrant any person whom he shall find lying or loitering in any highway 45 yard or other place during the night and whom he shall have good cause this Act may be to suspect of having committed or being about to commit any felony apprehended. against this Act and shall take such person as soon as reasonably may be before a Justice of the Peace to be dealt with according to law.

CIV. Where any person shall be charged on the oath of a credible Mode of compelling 50 witness before any Justice of the Peace with any offence punishable on persons punishable summary conviction under this Act the Justice may summon the on summary person charged to appear at the time and place to be named in such summons and if he shall not appear accordingly then (upon proof of the due service of the summons upon such person by delivering the 55 same to him personally or by leaving the same at his usual place of abode) the Justice may either proceed to hear and determine the case

ex parte or issue his warrant for apprehending such person and bringing

Ib. s. 105.

of any felony

Ib. s. 104.

according to law.

him before himself or some other Justice of the Peace or the Justice before whom the charge shall be made may (if he shall so think fit) without any previous summons (unless where otherwise especially directed) issue such warrant and the Justice before whom the person charged shall appear or be brought shall proceed to hear and determine the case.

Application of forfeitures and penalties on summary convictions.

24 and 25 Vict. c. 96 s. 106.

Proviso where several commission of same offence.

If a person, summarily convicted shall not pay &c. the Justice may commit him.

Ib. s. 107.

Scale of imprisonment.

Justice may discharge the offender in certain cases.

Ib. s. 108.

A summary conviction shall be a bar to any other proceeding for the same cause

Ib. s. 109.

No certiorari &c. Ib. s. 111.

CV. Every sum of money which shall be forfeited on any summary conviction for the value of any property stolen or taken or for the amount of any injury done (such value or amount to be assessed in each case by the convicting Justice) shall be paid to the party 10 aggrieved except where he is unknown and in that case such sum shall be applied in the same manner as a penalty and every sum which shall be imposed as a penalty by any Justice of the Peace whether in addition to such value or amount or otherwise shall be paid and applied in the same manner as other penalties recoverable 15 before Justices of the Peace are to be paid and applied in cases where the Act imposing the same contains no direction for the payment thereof to any person Provided that where several persons shall join in the commission of the same offence and shall upon conviction thereof each be adjudged to forfeit a sum equivalent to the value of 20 the property or to the amount of the injury in every such case no further sum shall be paid to the party aggrieved than such value or amount and the remaining sum or sums forfeited shall be applied in the same manner as any penalty imposed by a Justice of the Peace is hereinbefore directed to be applied. 25

CVI. In every case of a summary conviction under this Act where the sum which shall be forfeited for the value of the property stolen or taken or for the amount of the injury done or which shall be imposed as a penalty by the Justice shall not be paid either immediately after the conviction or within such period as the Justice shall at the time of 30 the conviction appoint the convicting Justice (unless where otherwise specially directed) may commit the offender to any public gaol there to be imprisoned only or to be imprisoned and kept to hard labour according to the discretion of the Justice for any term not exceeding two months where the amount of the sum 35 forfeited or of the penalty imposed or of both (as the case may be) together with the costs shall not exceed five pounds and for any term not exceeding four months where the amount with costs shall not exceed ten pounds and for any term not exceeding six months in any other case the commitment to be determinable in each of the cases 40 aforesaid upon payment of the amount and costs.

CVII. Where any person shall be summarily convicted before a Justice of the Peace of any offence against this Act and it shall be a first conviction the Justice may if he shall so think fit discharge the offender from his conviction upon his making such satisfaction to the 45 party aggrieved for damages and costs or either of them as shall be ascertained by the Justice.

CVIII. In case any person convicted of any offence punishable upon summary conviction by virtue of this Act shall have paid the sum adjudged to be paid together with costs under such conviction or shall 50 have received a remission thereof from the Crown or from the Governor of the Colony or shall have suffered the imprisonment awarded for non-payment thereof or the imprisonment adjudged in the first instance or shall have been so discharged from his conviction by any Justice as aforesaid in every such case he shall be released from all 55 further or other proceedings for the same cause.

CIX. No summary conviction under this Act or adjudication made on appeal therefrom to any District Court or to the Supreme Court

shall be quashed for want of form nor shall any such conviction or any adjudication on appeal to any District Court be removed by certiorari into the Supreme Court and no warrant of commitment shall be held void by reason of any defect therein provided it be therein alleged that the party has been convicted and there be a good and valid conviction to sustain the same.

CX. Every Justice of the Peace before whom any person shall Convictious to be be convicted of any offence against this Act shall transmit the convic- Supreme Court. tion to that office of the Supreme Court which is nearest to the place 24 and 25 Vict. c. 96 10 at which such person shall have been so convicted by such Justice s. 112. there to be kept by the proper officer among the records of the Court and upon any information against any person for a subsequent offence a copy of such conviction certified by the proper officer of the Court or proved to be a true copy shall be sufficient evidence to prove a 15 conviction for the former offence and the conviction shall be presumed to have been unappealed against until the contrary be shown.

person for anything done in pursuance of this Act shall be commenced within six months after the fact committed and not otherwise 20 and notice in writing of such action and of the cause thereof shall be given to the defendant one month at least before the commencement Notice of action. of the action and in any such action the defendant may plead the general issue or denial and give this Act and the special matter in General issue &c. evidence at any trial to be had thereupon and no plaintiff shall recover 25 in any such action if tender of sufficient amends shall have been made before such action brought or if a sufficient sum of money shall have been paid into Court after such action brought by or on behalf of the defendant and if a verdict shall pass for the defendant or the plaintiff shall become nonsuit or discontinue any such action after issue joined 30 or if upon demurrer or otherwise judgment shall be given against the plaintiff the defendent shall recover his full costs as between solicitor

CXI. All actions and prosecutions to be commenced against any Proceedings against

Ib. s. 113.

AS TO OTHER MATTERS.

certify his approbation of the action.

and client and have the like remedy for the same as any defendant has by law in other cases and though a verdict shall be given for the plaintiff in any such action such plaintiff shall not have costs against 35 the defendant unless the Judge before whom the trial shall be shall

CXII. If any person shall have in his possession in any one part stealers of property of the Colony any chattel money valuable security or other property 40 whatsoever which he shall have stolen or otherwise feloniously taken same in any other in any other part of the Colony he may be dealt with indicted tried may be tried and and punished for larceny or theft in that part of the Colony where he punished in that shall so have such property in the same manner as if he had actually part of the Colony where they have the stolen or taken it in that part and if any person in any one part of the property.

45 Colony shall receive or have any chattel money valuable security or Th. other property whatsoever which shall have been stolen or otherwise feloniously taken in any other part of the Colony such person knowing such property to have been stolen or otherwise feloniously taken he may be dealt with indicted tried and punished for such offence in that 50 part of the Colony where he shall so receive or have such property in the the same manner as if it had been originally stolen or taken in that part.

CXIII. In any indictment for any offence punishable under this Form of indictment Act and committed after a previous conviction or convictions for any offence. felony misdemeanor or offence or offences punishable upon summary 55 conviction it shall be sufficient after charging the subsequent offence to state that the offender was at a certain time and place or at certain times and places convicted of felony or of an indictable misdemeanor

Colony who have the

Ib. s. 114.

Ib. s. 116.

or of an offence or offences punishable upon summary conviction (as the case may be) without otherwise describing the previous felony misdemeanor offence or offences and a certificate containing the substance and effect only (omitting the formal part) of the indictment and conviction for the previous felony or misdemeanor or a copy of any such summary conviction purporting to be signed by the registrar or clerk of the Court or other officer having the custody of the records of the Court where the offender was first convicted or to which such summary conviction shall have been returned or by the deputy of such registrar clerk or officer (for which certificate or copy no fee 10 shall be demanded or taken) shall upon proof of the identity of the person of the offender be sufficient evidence of such conviction without proof of the signature or official character of the person appearing to have signed the same and the proceedings upon any indictment for committing any offence after a previous conviction or convictions shall 15 be as follows (that is to say) the offender shall in the first instance be arraigned upon so much only of the indictment as charges the subsequent offence and if he plead not guilty or if the Court order a plea of not guilty to be entered on his behalf the jury shall be charged in the first instance to inquire concerning such subsequent offence only and if they 20 find him guilty or if on arraignment he plead guilty he shall then and not before be asked whether he had been previously convicted as alleged in the indictment and if he answer that he had been so previously convicted the Court may proceed to sentence him accordingly but if he deny that he had been so previously convicted or stand mute of malice or will not answer directly to such question the jury 25 shall then be charged to inquire concerning such previous conviction or convictions and in such case it shall not be necessary to swear the jury again but the oath already taken by them shall for all purposes be deemed to extend to such last-mentioned inquiry Provided that if upon the trial of any person for any such subsequent offence such 30 person shall give evidence of his good character it shall be lawful for the prosecutor in answer thereto to give evidence of the conviction of such person for the previous offence or offences before such verdict of guilty shall be returned and the jury shall inquire concerning such previous conviction or convictions at the same time that they inquire 35 concerning such subsequent offence. CXIV. Whenever any person shall be convicted of any indictable

Fine and sureties for keeping the peace in what cases.

When the previous conviction is to be

proved on the trial.

24 and 25 Viet. c. 96 s. 117.

Hard labour.

Ib. s. 118.

Solitary confinement and whipping.

Ib. s. 119.

misdemeanor punishable under this Act the Court may if it shall think fit in addition to or in lieu of any of the punishments by this Act authorized fine the offender and require him to enter into his own 40 recognizances and to find sureties both or either for keeping the peace and being of good behaviour and in case of any felony punishable under this Act the Court may if it shall think fit require the offender to enter into his own recognizances and to find sureties both or either for keeping the peace in addition to any punishment by this Act 45 authorized Provided that no person shall be imprisoned under this clause for not finding sureties for any period exceeding one year.

CXV. Whenever imprisonment with or without hard labour may be awarded for any indictable offence under this Act the Court may sentence the offender to be imprisoned or to be imprisoned and 50 kept to hard labour in any public gaol.

CXVI. Whenever solitary confinement may be awarded for any indictable offence under this Act the Court may direct the offender to be kept in solitary confinement for any portion or portions of his imprisonment or of his imprisonment with hard labour not exceeding 55 one month at any one time and not exceeding three months in any one year and whenever whipping may be awarded for any indictable offence

117a. Where any person is convicted of a crime under the forty-second Whipping for adults or forty-third sections of this Act the Court before whom he is convicted in certain cases of may in addition to the punishment awarded direct that the offender if 26 and 27 Vic. c. 44 a male whose age exceeds sixteen years be once twice or thrice privately s. 1. whipped Provided the number of strokes do not exceed fifty at each such whipping and that the Court in its sentence shall specify the number of strokes to be inflicted and the instrument to be used Provided also that in no case shall such whipping take place after the expiration of six months from the passing of the sentence Provided also that in all cases where the punishment of whipping shall be inflicted under the authority of this or any other provisions of this Act the surgeon or medical officer of the gaol in which the offender is confined shall be present when the said punishment is inflicted and such surgeon or medical officer if he be of opinion that the prisoner is not at any time able to bear the whole or any part of the said punishment so awarded may from time to time order the infliction of the whole or any part of the said punishment to be postponed and shall within seven days after the making of any such order send a report in writing stating his reasons for making such order to the Colonial Secretary.

violence.

under this Act the Court may sentence the offender to be once privately whipped and the number of strokes and the instrument with which they shall be inflicted shall be specified by the Court in the sentence.

CXVII. Every offence hereby made punishable on summary conviction may be prosecuted in the manner directed by "The Justices of the Peace Act 1866" so far as no provision is hereby made for any matter Act, 1866." or thing which may be required to be done in the course of such prosecution or in such other manner as may be directed by any Act that may be passed for like purposes and all provisions contained in the 10 said Act or such Act shall be applicable to such prosecutions in the same manner as if they were incorporated in this Act.

Ib. s. 120.

CXVIII. The Short Title of this Act shall be "The Larceny Act Short Title. 1867.

CXIX. This Act shall commence and take effect on the first day Commencement of 15 of one thousand eight hundred and sixty

Ib. s. 123.