[CONFIDENTIAL]

(Bough Draft for Consideration Only.)

No. , 1936.

A BILL

amend the Crimes Act, 1900, and the To Criminal Appeal Act of 1912, as amended by subsequent Acts, in certain respects; and for purposes connected therewith.

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. This Act may be cited as the "Crimes (Amend-Short title, ment) Act, 1936."

2. The Crimes Act, 1900, as amended by subsequent Amendment of Act No. 40, 1900. Acts, is amended—

(a) by inserting in the definition of "Trustee" in Sec. 4. section four after the words "and also" the (Definition of words "an executor and administrator and";

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- (b) by inserting after section twenty-two the follow- News. 22a. ing new section:—
 - 22A. (1) Where a woman by any wilful act or omission causes the death of her newly-born child, but at the time of the act or omission she had not fully recovered from the effect of giving birth to such child, and by reason thereof the balance of her mind was disturbed, she shall, notwithstanding that the circumstances were such that but for this section the offence would have amounted to murder, be guilty of infanticide, and may for such offence be dealt with and punished as if she had been guilty of the offence of manslaughter of such child.
 - (2) Where upon the trial of a woman for the murder of her newly-born child, the jury are of opinion that she by any wilful act or omission caused its death, but that at the time of the act or omission she had not fully recovered from the effect of giving birth to such child, and that by reason thereof the balance of her mind was then disturbed, the jury may, notwithstanding that the circumstances were such that but for the provisions of this section they might have returned a verdict of murder, return in lieu thereof a verdict of infanticide.
 - (3) Nothing in this section shall affect the power of the jury upon an indictment for the murder of a newly-born child to return a verdict of manslaughter or a verdict of not guilty on the ground of insanity, or a verdict of concealment of birth.
 - (4) Where upon the trial of a woman for infanticide the jury are not satisfied that she is guilty thereof, but are satisfied that she is guilty of concealment of birth, they may acquit her of the offence charged, and find her guilty of concealment of birth, and she shall be liable to punishment accordingly.

- (c) (i) by omitting from section sixty-three the Sec. 63. words "to suffer death" and by inserting in (Rapl). lieu thereof the words "to penal servitude for life";
 - (ii) by omitting from subsection one of section Sec. 459. four hundred and thirty the words "or (Conserape";
 - (iii) by omitting from section four hundred and sec. 459. fifty-nine the words "of rape, or";
- (d) by inserting at the end of section 78c the follow- Sec. 78c. ing new subsection:—
 - (3) The rule of law that neither a husband cf. R. v. nor a wife is permitted to give evidence of nonintercourse after marriage to bastardise a child N.Z.L.R. born in wedlock shall not apply upon the hearing of a charge under section 78A or section 78B, and such evidence shall be admissible to prove the paternity of any child by whom or with respect to whom any offence under either of those sections is alleged to have been committed.

- (e) by inserting in section eighty after the words sec. 80. "with intent to commit the same" the words (Attempt, etc., "with or without the consent of such person"; buggery.)
- (f) (i) by inserting after section eighty-one the News. 81A. following new section:—

81A. Any male person who, in public or Outrages on private, commits, or is a party to the com- decency. mission of, or procures or attempts to 49 Vict., c. procure the commission by any male person 69, s. 11. of, any act of gross indecency with another male person, shall be liable to penal servitude for two years.

(ii) by omitting from the matter relating to Sec. 1. Part III in section one the figures "81" (Conseand by inserting in lieu thereof the figures quential.) and letter "81a";

(g) by omitting from section one hundred and fifty- Sec. 155. five the words "within the meaning of the two (Definition of clerk or servant.) next following sections ":

(h) by inserting next after section one hundred and New s. 179A. seventy-nine the following new section:—

179A. Whosoever incurring any debt or lia-Obtaining bility obtains credit under false pretences or by fraud. means of any other fraud whatsoever shall be Act No. liable to imprisonment for one year.

(Vict.) s. 181 (2).

(i) by omitting from section one hundred and sec. 186. eighty-six the words "helping any person to 'Taking reward for any property" and inserting in lieu thereof the helping to recover stolen words "helping any person to recover any property.) property ";

(j) by omitting from section three hundred and Sec. 336. thirty-six the words "such person being bound (Tamperby recognizance or subpæna so to attend ";

ing with witness.)

(k) by omitting from section three hundred and forty Sec. 340. all the words after the words "direct such (Directing person to be prosecuted for perjury in respect prosecution for perthereof " and by inserting in lieu thereof the jury.) words "and may commit him, or admit him to cf. 1 and 2 bail, to take his trial at the proper court, and Geo. V, c. 6, may require any person then present to enter into a recognizance to give evidence against the person whose prosecution is so directed ";

(1) by inserting at the end of section three hundred sec. 354. and fifty-four the following new subsection:

(2) Where any credible person on oath before cf. Crimes a justice shows reasonable cause to believe that Act, 1914there is in any premises, vessel or place anything (C'wealth), which will afford evidence as to the commission s. 10. of any such offence as is referred to in the foregoing provisions of this section such justice may grant a warrant to search for the same, which warrant may be executed as in the case of a warrant to search for stolen goods.

(m) (i) by omitting from subsection one of section Sec. 418. four hundred and eighteen the words (Unsworn "under sections sixty-seven to 78_B inclusive, child.) or under sections seventy-nine, eighty or eighty-one of this Act ";

(ii) by inserting at the end of the same section the following new subsection:—

(3) The evidence of the child tendered as a witness though not given on oath but otherwise taken and reduced into writing in accordance with the provisions of section thirty-six of the Justices Act, 1902, shall be deemed to be a deposition.

(n) (i) by omitting from section 419A the words Sec. 419A. "or boat" wherever occurring and by (Pilfering inserting in lieu thereof the words "boat or of goods from vessel, train ";

(ii) by omitting from the same section the words "or quay" wherever occurring and by inserting in lieu thereof the words "quay, railway goods yard, or other railway premises ";

(iii) by inserting in the same section after the words "shipping receipt" the words "consignment note, railway receipt, way-bill, original order";

(d) by inserting next after subsection one of section sec. 457. four hundred and fifty-seven the following new (Direction subsection:—

pensation

(1A) Where a direction has been entered as enforceable prescribed by subsection one of this section the by execution.) Comptroller-General of Prisons or any other officer of the Crown who holds money for or to the credit of the offender in respect of whose property the direction was made, may pay the whole or any part of such money in satisfaction or part satisfaction of the direction; and any payment so made shall be a valid discharge to the Comptroller-General or other officer as against such offender.

(p) by omitting from subsection two of section four Sec. 463. hundred and sixty-three the words "the remain- (Ticketsder of his sentence " and by inserting in lieu of-leave.) thereof the words "such portion of his sentence as had not been served at the time when the license which has been revoked was granted ";

(q) (i) by omitting from subsection one of section Sec. 475. four hundred and seventy-five the words (Governor or "of a prisoner" and by inserting in lieu judge may thereof the words "of any person";

inquiry.)

- (ii) by omitting from the same subsection the words "of the prisoner" and by inserting in lieu thereof the words "of the person convicted ":
- (iii) by inserting in subsection four of the same section after the word "practicable" the words "together with his report as to the conclusions to be drawn therefrom ";
- (r) by omitting from paragraph two of section four sec. 476. hundred and seventy-six the words "one (Indictable hundred pounds " and by inserting in lieu punishable summarily thereof the words "two hundred and felt summarily thereof the words "two hundred and fifty by consent of the accused.) pounds."

3. The Crimes Act, 1900, as amended by subsequent Further 'Acts, is further amended—

amendment of Act No. 40, 1900.

(a) by omitting from section four hundred and Sec. 494. ninety-four the words "six months" and by (Aggravated inserting in lieu thereof the words "twelve assaults.) months ":

(b) (i) by omitting from subsection two of section Sec. 501. five hundred and one the words and figures (Offences "and by section 526A of this Act";

sent of

- (ii) by inserting at the end of the same section without conthe following new subsection: accused.)
 - (3) The provisions of section fifty-six of the Justices Act, 1902, shall not apply to proceedings under this section.
- (c) (i) by inserting in section five hundred and two Sec. 502. after the word "found" the words "any (Possession cattle reasonably suspected to have been of cattle.) stolen or ";

(ii) by inserting in the same section after the words "that the same" the words "was stolen or ";

(d) by inserting at the end of section 526A the fol- Sec. 526A. lowing new subsection:—

(Unlawfully

- (2) The jurisdiction conferred on two justices using vehicle or boat.) by this section shall be exercisable only by a stipendiary or police magistrate.
- (e) (i) by omitting from subsection one of section Sec. 547. five hundred and forty-seven the words "for (Recognia term not exceeding six months" and by keep the inserting in lieu thereof the words "for a peace.) term not exceeding three years ";

- (ii) by omitting from subsection two of the same section the words " for a term not exceeding twelve months" and by inserting in lieu thereof the words "for a term not exceeding three years ";
- (f) by omitting from section five hundred and fifty- sec. 553. three the words " of this Act " and by inserting (Sentence may in lieu thereof the words "of any Act";

term, or fine

- (g) (i) by inserting in subsection two of section five Sec. 554. hundred and fifty-four after the words (Recogniz-"three months" the words "with either behaviour.) hard labour or light labour";
 - (ii) by omitting subsection three of the same section and by inserting in lieu thereof the following subsection:-
 - (3) Where a person is convicted of any Damages offence by the said Court, the Court may, and compensation. on such conviction or at any time thereafter, upon notice given to the offender, direct that a sum not exceeding fifty pounds be paid for the benefit of any person aggrieved, by way of compensation for injury or loss sustained by reason of the commission of such offence.

Any sum so directed to be paid shall be paid by the offender to the clerk of the court, to be by him paid to the person aggrieved.

Any such direction shall be deemed to be a conviction or order whereby a sum of money is adjudged to be paid within the meaning of the Justices Act, 1902.

(h) by inserting at the end of section 556A the follow- Sec. 556A. ing new subsection:-

(3) This section shall not apply where the offence charged is a breach or contravention of release of any of the provisions of the Stamp Duties Act, offenders.) 1920-1933, the Income Tax (Management) Act, 1936, the Special Income and Wages Tax (Management) Act, 1933-1934, or any other Act relating to taxation.

permit con-ditional

(i) (i) by inserting next after section 556A the fol- New s. 556B. lowing new section:—

> 556B. If the Court before which an offender Proceedings has been required to enter into a recog-on breach of nizance to be of good behaviour or by which recognian offender has been discharged conditionally on his entering into a recognizance to be of good behaviour and to appear for conviction and sentence when called upon, or any court of summary jurisdiction is satisfied by information on oath that the offender has failed to observe any of the conditions of his recognizance, it may issue a warrant for his apprehension, and the offender, when apprehended, if it is proved that he has failed to observe any of the conditions of his recognizance, may be dealt with for the offence with which he was originally charged as if he had not been released or discharged conditionally on his entering into a recognizance.

(ii) by inserting in the matter relating to Part sec. 1. XIV in section one after the figures and (Conseletter "536A" the figures and letter "556B"; quential.)

(j) by omitting from paragraph five of section five sec. 558. hundred and fifty-eight all words after the word (Suspension of punishment or first.) "committal":

conviction.)

(k) by omitting from subsection one of section five Sec. 561. hundred and sixty-one the words "or so much (Forfeiture thereof as remains to be performed, under the nizance, etc.) provisions hereinbefore contained."

4. The Crimes Act, 1900, as amended by subsequent Further Acts, is further amended—

amendment of Act No. 40,

(a) by inserting next after section 547A the following New Secs. subheading and new sections:—

Prohibition

(H) PHOTOGRAPHS, PORTRAITS OR SKETCHES.

547B. (1) No person shall—

(a) take or attempt to take in any Court photographs, any photograph, or with a view to publication make or attempt to make 16 Geo. V, in any Court any portrait or sketch, of c. 86, s. 41. any person, being a judge of the Court or a juror or a witness in or a party to any proceedings before the Court, whether civil or criminal; or

on taking etc., in court.

(b) publish any photograph, portrait or sketch taken or made in contravention of the foregoing provisions of this section, or any reproduction thereof;

and if any person acts in contravention of this section he shall, on summary conviction, be liable for a first offence to a penalty not exceeding fifty pounds and for a second or any subsequent offence to a penalty not exceeding one hundred pounds.

- (2) For the purposes of this section—
- (a) the expression "Court" means any Court of Justice including the court of a coroner;
- (b) the expression "judge" includes registrar, magistrate, justice or coroner:
- (c) a photograph, portrait or sketch shall be deemed to be a photograph, portrait or sketch taken or made in court if it is taken or made in the court-room or

in the building or in the precincts of the building in which the court is held, or if it is a photograph, portrait or sketch taken or made of the person while he is entering or leaving the court-room or any such building or precincts as aforesaid.

547c. (1) No person shall—

(a) take or attempt to take any photograph photographs, of or with a view to publication make etc., of peror attempt to make any portrait or custody of sketch of any person who is at the time in the custody of a member of the police force or who is apparently in such custody:

Prohibition

(b) publish any photograph, portrait or sketch taken or made in contravention of the foregoing provisions of this section or any reproduction thereof;

and if any person acts in contravention of this section he shall on summary conviction be liable for a first offence to a penalty not exceeding fifty pounds and for a second or any subsequent offence to a penalty not exceeding one hundred pounds.

- (2) Subsection one of this section shall not extend-
 - (a) to the taking or attempting to take a photograph at the written request of a. member of the police force; or
 - (b) to the taking or attempting to take a photograph by a member of the police force for police purposes; or
 - (c) to the publication or circulation of a photograph or any reproduction of a photograph by or on behalf of the police.

(b) by inserting in section one at the end of the Sec. 1. matter relating to Chapter III of Part XIV the (Consequenfollowing words:—

- (н) Photographs, portraits sketches and —ss. 547в, 547с.
- 5. The Crimes Act, 1900, is further amended—

Further

(a) by inserting next after section ninety-three the New Part following new Part:-

PART IIIA.

PREVENTION OF CORRUPTION.

93A. In this Part unless the context or subject Interpretamatter otherwise indicates or requires—

52 and 53

- "Advantage" includes any office or dignity Vict., c. 69, and any forbearance to demand any s. 7. money or money's worth or valuable thing, and also includes any aid, vote, consent or influence, or pretended aid, vote, consent or influence, and also includes any promise or procurement of or agreement or endeavour to procure, or the holding out of any expectation of any gift, loan, fee, reward or advantage;
- "Person" includes a body of persons corporate or unincorporate;
- "Public body" means the Municipal Council of Sydney and any municipal or shire council, and any board, commission, or commissioners or other body constituted by or under any Act and which has power to act under and for the purposes of any Act, and includes local and public authorities of all descriptions, and also includes the Crown or any Government department:
- "Public office" means any office or employ- 6 and 7 ment of a person as a member, officer, or Geo. V, c. 64. employee of a public body.

93_B.

93B. (1) Every person who shall by himself Corruption or by or in conjunction with any other person, ^{1n omce.} _{52 and 53} corruptly solicit or receive, or agree to receive, vict., c. 69, for himself, or for any other person, any advan-s. 1. tage whatever as an inducement to, or reward for, or otherwise on account of any member, officer, or employee of a public body doing or forbearing to do anything in respect of any matter or transaction whatsoever, actual or proposed, in which the public body is concerned, shall be liable to penal servitude for ten years, or to a fine not exceeding five hundred pounds or to both such penal servitude and such fine.

(2) Every person who shall by himself or by or in conjunction with any other person corruptly give, promise, or offer any advantage whatsoever to any person, whether for the benefit of that person or of another person, as an inducement to or reward for or otherwise on account of any member, officer or employee of any public body, doing or forbearing to do anything in respect of any matter or transaction whatsoever, actual or proposed, in which the public body is concerned, shall be liable to penal servitude for ten years, or to a fine not exceeding five hundred pounds or to both such penal servitude and such fine.

93c. Any person convicted of an offence Penalty for against a provision of this Part shall at the dis- offences. cretion of the Court before which he is convicted Vict., c. 69, in addition to penal servitude and fine—

- (a) be liable to be ordered to pay to such public body and in such manner as the Court directs the amount or value of any gift, loan, fee, or reward received by him or any part thereof; and
- (b) be liable to be adjudged incapable of being elected or appointed to any public office for seven years from the date of his conviction and to forfeit any office held by him at the time of his conviction; and

- (c) if such person is an officer or employee of any public body upon such conviction he shall at the discretion of the Court be liable to forfeit his right and claim to any compensation or pension to which he would otherwise have been or might have become entitled.
- 93_D. (1) Where in any proceedings against a person for an offence against any provision of this Part it is proved that any money, gift, loan, fee, reward or other consideration has been paid or given to or received by a person in the employment of a public body by or from a person or agent of a person holding or seeking to obtain a contract from the public body the money, gift, loan, fee, reward or consideration shall be deemed to have been paid or given and received corruptly as such inducement or reward as is mentioned in section 93B of this Act unless the contrary is proved.

corruption

in certain

6 and 7

Geo. V, c.

(2) Any proceedings for an offence against any provision of this Part shall be comproceedings. menced before the expiration of six months cf. Ibid. after the first discovery of the offence by the s. 3. prosecutor.

Vict., c. 69,

(3) A prosecution for an offence against Consent of any provision of this Part shall not be instituted General. except by or with the consent of the Attorney- 52 and 53 General.

93E. (1) Where an offence against a provision savings. of this Part is also punishable under any other enactment or at Common Law such offence may be prosecuted and punished either under this Part or under the other enactment or at Common Law, but so that no person shall be punished twice for the same offence.

(2) A person shall not be exempt from Ibid. punishment under this Part by reason of the s. 3 (2). invalidity of the appointment or election of a person to a public office.

(b) by inserting in section one at the end of the Sec. 1. matter relating to Part III the following (Consequenwords:-

> PART IIIA.—PREVENTION OF CORRUPTION. ss. 93a--93e.

6. The Criminal Appeal Act of 1912 as amended by Amendment subsequent Acts is amended by omitting from section of Act No. 5B the words "A court of quarter sessions may submit Sec. 5B. any question of law arising on any appeal coming before (Case stated it" and by inserting in lieu thereof the words "A chair-from man of quarter sessions may submit any question of law Guarter Sessions.) arising on any appeal to a court of quarter sessions coming before him."

7. The Crimes Act, 1900, as amended by subsequent Further Acts, is further amended to the extent set out in the Act No. 40, 1900. Schedule to this Act.

(Revision.)

SCHEDULE.

Sec. 7.

Enactment of Act No. 40, 1900.	Amendment.
Section thirty	Omit the words "the preceding sections" and insert in lieu thereof the words "sections twenty-seven to twenty-nine both inclusive"
Section thirty-four	 twenty-seven to twenty-nine both inclusive." (a) Omit the words "the last preceding section" and insert in lieu thereof the words "section thirty-three"; (b) omit the words "the next following section" and insert in lieu thereof the words "section thirty-five."

SCHEDULE

${\tt SCHEDULE--} continued.$

Enactment of Act No. 40, 1900.	Amendment.
Section forty	 (a) Omit the words "the last preceding section" and insert in lieu thereof the words "section thirty-nine"; (b) omit the words "the next following section" and insert in lieu thereof the words "section forty-one."
Section sixty	Omit the words "the last preceding section" and insert in lieu thereof the words "section fifty-nine."
Section seventy-five	Omit the words "the last two preceding sections" and insert in lieu thereof the words "section seventy-three or section seventy-four."
Section 78B	Omit the words "the last preceding section" and insert in lieu thereof the word and figures "section 78A."
Section 78c	Omit the words "either of the last two preceding sections" wherever occurring and insert in lieu thereof the words and figures "section 78A or section 78B."
Section eighty-eight Section ninety-two	Omit the words "either of the two last preceding sections" and insert in lieu thereof the words "section eighty-six or section eighty-seven." Omit the words "the last preceding section"
Section ninety-six	and insert in lieu thereof the words "section ninety-two." Omit the words "the last preceding section" and insert in lieu thereof the words "section ninety-five."
Section one hundred and one.	
Section one hundred and two.	After the words "crime or offence" insert the words "as is referred to in section one hundred and one."
Section one hundred and three.	words "as is defined in section one hundred and four."
Section one hundred and four.	

Enactment of Act No. 40, 1900.	Amendment.
Section one hundred and five.	Omit the words "as aforesaid" and insert in lieu thereof the words "as is referred to in sections ninety-nine to one hundred and three both inclusive."
Section one hundred and fifteen.	Omit the words "the last preceding section" and insert in lieu thereof the words "section one hundred and fourteen."
Section one hundred and twenty-seven.	Omit the words "the last preceding section" and insert in lieu thereof the words "section one hundred and twenty-six."
Section one hundred and thirty.	Omit the words "the next following section" and insert in lieu thereof the words "section one hundred and thirty-one."
Section one hundred and thirty-six.	Omit the words "either of the two last preceding sections" and insert in lieu thereof the words "section one hundred and thirty-four or section one hundred and thirty-five."
Section one hundred and thirty-seven.	Omit the words "in the said two sections" and insert in lieu thereof the words "in section one hundred and thirty-four or in section one hundred and thirty-five."
Section 154A	Omit the words "and the next succeeding section" and insert in lieu thereof the words and figures "section and in section 154B."
Section 154B	Omit the words "the next preceding section" and insert in lieu thereof the word and figures "section 154A."
Section one hundred and sixty-four.	Omit the words "the seven next following sections" and insert in lieu thereof the words "sections one hundred and sixty-five to one hundred and seventy-one both inclusive."
Section one hundred and sixty-seven.	Omit the words "the two last preceding sections" and insert in lieu thereof the words "section one hundred and sixty-five or section one hundred and sixty-six."
Section one hundred and seventy-one.	Omit the words "the last preceding section" and insert in lieu thereof the words "section one hundred and seventy."

SCHEDULE

Enactment of Act No. 40, 1900.	f Amendment.
Section one hundred and seventy-seven.	Omit the words "twelve last preceding sections" and insert in lieu thereof the words "sections from section one hundred and sixty-five to section one hundred and seventy-six both inclusive."
Section one hundred and seventy-eight.	Omit the words "the said twelve sections" and insert in lieu thereof the words "sections one hundred and sixty-five to one hundred and seventy-six both inclusive."
Section one hundred and eighty.	Omit the words "the last preceding section" and insert in lieu thereof the words "section one hundred and seventy-nine."
Section one hundred and eighty-seven.	Omit the words "the two next following sections" and insert in lieu thereof the words "sections one hundred and eighty-eight and one hundred and eighty-nine."
Section one hundred and ninety-one.	Omit the words "the last preceding section" and insert in lieu thereof the words "section one hundred and ninety."
Section one hundred and ninety-five.	Insert after the words "any such act" the words "as is referred to in section one hundred and ninety-four."
Section two hundred	Omit the words "not hereinbefore mentioned" and insert in lieu thereof the words "not mentioned in sections one hundred and ninetysix to one hundred and ninety-nine both inclusive."
Section two hundred and two.	Omit the words "as aforesaid" and insert in lieu thereof the words "as is referred to in sections one hundred and ninety-six to two hundred and one both inclusive."
Section two hundred and six.	(a) Omit the words "the last preceding section" and insert in lieu thereof the words "section two hundred and five";
	(b) omit the words "the next following section" and insert in lieu thereof the words "section two hundred and seven."

${\bf SCHEDULE-} continued.$

Enactment of Act No. 40, 1900.	${\bf Amendment}.$
Section two hundred and fourteen.	Omit the words "in the three last preceding sections mentioned" and insert in lieu thereof the words "mentioned in sections two hundred and eleven to two hundred and thirteen both inclusive."
Section two hundred and seventeen.	Omit the words "the last preceding section" and insert in lieu thereof the words "section two hundred and sixteen."
Section two hundred and twenty-two.	Omit the words "as in the last preceding section mentioned" and insert in lieu thereof the words "as is mentioned in section two hundred and twenty-one."
Section two hundred and thirty-one.	(a) Omit the words "the last preceding section" and insert in lieu thereof the words "section two hundred and thirty."(b) omit the words "the next following section" and insert in lieu thereof the words "section two hundred and thirty-two."
Section two hundred and thirty-four.	Omit the words "in the last preceding section mentioned" and insert in lieu thereof the words "mentioned in section two hundred and thirty- three."
Section two hundred and forty-one.	Omit the words "hereinbefore provided" and insert in lieu thereof the words "provided in sections two hundred and thirty-five to two hundred and forty both inclusive."
Section two hundred and forty-seven.	Omit the words "hereinbefore provided" and insert in lieu thereof the words "provided in this Chapter of this Part."
Section two hundred and fifty-two.	Omit the word "herein" and insert in lieu thereof the words "by any provision in this Part."
Section two hundred and fifty-seven.	Insert after the words "such share or interest" where firstly occurring the words "as is referred to in section two hundred and fifty-six."
Section two hundred and sixty-two.	Omit the words "in the last section mentioned" and insert in lieu thereof the words "mentioned in section two hundred and sixty-one."

Enactment of Act No. 40, 1900.	Amendment.
Section two hundred and sixty-three.	Omit the words "in the last two preceding sections mentioned" and insert in lieu thereof the words "mentioned in sections two hundred and sixty-one and two hundred and sixty-two."
Section two hundred and sixty-eight.	Omit the words "the two last preceding sections" and insert in lieu thereof the words "sections two hundred and sixty-six and two hundred and sixty-seven."
Section two hundred and seventy-four.	Omit the words "as aforesaid" and insert in lieu thereof the words "as is referred to in section two hundred and seventy-three."
Section two hundred and seventy-six. Section two hundred and seventy-nine.	Omit the word "herein" and insert in lieu thereof the words "by any provision of this Part." Omit the words "the five next following sections" and insert in lieu thereof the words "sections two hundred and eighty to two hundred and
Section two hundred and eighty-eight.	eighty-four both inclusive." Omit the words "in the last preceding section mentioned" and insert in lieu thereof the words "mentioned in section two hundred and eighty-seven."
Section two hundred and ninety-two.	Omit the word "herein" and insert in lieu thereof the words "by any provision of this Part."
Section three hundred and five.	Omit the words "the last preceding section" and insert in lieu thereof the words "section three hundred and four."
Section three hundred and nineteen.	Omit the words "in the last preceding section mentioned" and insert in lieu thereof the words "is mentioned in section three hundred and eighteen."
Section three hundred and twenty.	Omit the words "the last preceding section" and insert in lieu thereof the words "section three hundred and nineteen."
Section three hundred and twenty-two.	Omit the words "the last preceding section" and insert in lieu thereof the words "section three hundred and twenty-one."
Section three hundred and twentynine.	Omit the words "the next following section" and insert in lieu thereof the words "section three hundred and thirty."

Enactment of Act No. 40, 1900.	Amendment.
Section three hun- dred and forty- one.	Omit the words "the last preceding section" wherever occurring and insert in lieu thereof the words "section three hundred and forty."
Section three hundred and fifty-six.	Omit the words "either of the two last preceding sections" and insert in lieu thereof the words "section three hundred and fifty-four or section three hundred and fifty-five."
Section four hundred and sixty-three.	 (a) Omit from subsection three the words "or the last preceding subsection" and insert in lieu thereof the words "subsection or subsection two of this section"; (b) omit from subsection four the words "the said subsections" and insert in lieu thereof the words "subsection two or subsection three of this section."
Section four hundred and sixty-eight.	Omit the words "the two last preceding sections and of sections four hundred and thirty-seven and four hundred and fifty-seven" and insert in lieu thereof the words "sections four hundred and thirty-seven, four hundred and fifty-seven, four hundred and sixty-six and four hundred and sixty-seven."
Section four hundred and seventy-six.	Omit the words "the next following section" and insert in lieu thereof the words "section four hundred and seventy-seven."
Section four hundred and seventy-seven.	Omit the words "the last preceding section" and insert in lieu thereof the words "section four hundred and seventy-six."
Section four hundred and seventy-eight.	Omit the words "the last preceding section" and insert in lieu thereof the words "section four hundred and seventy-seven."
Section four hundred and eighty.	Omit the words "In any such case" and insert in lieu thereof the words "Where a charge is disposed of summarily under section four hundred and seventy-nine."

${\tt SCHEDULE--} continued.$

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Section four hundred and eighty-one.	 (a) Omit the words "in any such case" and insert in lieu thereof the words "upon a charge disposed of summarily under section four hundred and seventy-nine"; (b) omit the words "the last preceding section" and insert in lieu thereof the words "section four hundred and eighty."
Section four hundred and eighty-two.	Omit the words "the nine next following sections" and insert in lieu thereof the words "sections four hundred and eighty-three to four hundred and ninety-one both inclusive."
Section four hundred and eighty-four.	Omit the words "the last preceding section" and insert in lieu thereof the words "section four hundred and eighty-three."
Section four hundred and ninety.	Omit from subsection two the words "the preceding subsection" and insert in lieu thereof the words "subsection one of this section."
Section four hundred and ninety-eight.	Omit the words "such case of assault" and insert in lieu thereof the words "case of assault under sections four hundred and ninety-three to four hundred and ninety-six both inclusive."
Section four hundred and ninety-nine.	Omit the words "such certificate" and insert in lieu thereof the words "a certificate of dis- missal under section four hundred and ninety- eight."
Section five hundred	Omit the words "the preceding sections" and insert in lieu thereof the words "sections four hundred and ninety-three to four hundred and ninety-nine both inclusive."
Section five hundred and six.	Cmit the words "the last preceding section" and insert in lieu thereof the words "section five hundred and five."
Section five hundred and eight.	Omit the words "the last preceding section" and insert in lieu thereof the words "section five hundred and seven."
Section five hundred and fourteen.	Omit the words "the preceding section" and insert in lieu thereof the words "section five hundred and thirteen."

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Section five hundred and sixteen.	Omit the words "the last preceding section" and insert in lieu thereof the words "section five hundred and fifteen."
Section five hundred and nineteen.	Omit the words "the last preceding section" and insert in lieu thereof the words "section five hundred and eighteen."
Section five hundred and twenty-four.	Omit the words "the last preceding section" and insert in lieu thereof the words "section five hundred and twenty-three."
Section five hundred and twenty-six.	Omit the words "the last preceding section" and insert in lieu thereof the words "section five hundred and twenty-five."
Section 526B Section five hundred and thirty.	Omit from subsection two the words "the preceding subsection" and insert in lieu thereof the words "subsection one of this section." Omit the words "the twelve sections next following" and insert in lieu thereof the words "sections five hundred and thirty-one to five hundred and forty-two both inclusive."
Section five hundred and thirty-one.	After the words "any such act" insert the words "as is referred to in section five hundred and thirty."
Section five hundred and thirty-three.	Omit the words "the last preceding section" and insert in lieu thereof the words "section five hundred and thirty-two."
Section five hundred and thirty-six.	Omit the words "the last preceding section" and insert in lieu thereof the words "section five hundred and thirty-five."
Section five hundred and thirty-eight.	Omit the words "the last preceding section" and insert in lieu thereof the words "section five hundred and thirty-seven."
Section five hundred and forty.	Omit the words "the last preceding section" and insert in lieu thereof the words "section five hundred and thirty-nine:"
Section five hundred and forty-one.	Omit the words "hereinbefore provided" and insert in lieu thereof the words "provided in sections five hundred and thirty to five hundred and forty both inclusive."

${\bf SCHEDULE-} continued.$

Enactment of Act No. 40, 1900.	$oldsymbol{Amendment}.$
Section five hundred and forty-two.	Omit the words "the last preceding section" and insert in lieu thereof the words "section five hundred and forty-one."
Section five hundred and fifty-seven.	 (a) Omit the words "the five next following sections" and insert in lieu thereof the words "sections five hundred and fifty-eight to five hundred and sixty-two both inclusive"; (b) omit the words "the said five sections" and insert in lieu thereof the words "the said sections."
Section five hundred and fifty-eight.	Omit from paragraph four the words "hereinafter specified" and insert in lieu thereof the words "specified in section five hundred and sixty- one."
Section five hundred and sixty.	Omit the words "the foregoing provisions" and insert in lieu thereof the words "section five hundred and fifty-eight or section five hundred and fifty-nine."
Section five hundred and sixty-one.	After the words "so discharged" in subsection one insert the words "under section five hundred and fifty-eight or section five hundred and fifty-nine."
Section five hundred and sixty-two.	Omit the word "aforesaid" and insert in lieu thereof the words "mentioned in section five hundred and sixty-one."
Section five hundred and seventy-three.	Omit the words and figures "Deserted Wives and Children's Act of 1840 as amended by the Act of 1858" and insert in lieu thereof the words and figures "Deserted Wives and Children Act, 1901–1931."