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or City and County.

Imprisoned; if the Court should so award.

out felony.

in any of the cases aforesaid, to Murder such per-tion. son, every such offender shall be guilty of Felony, XV. And whereas, it is expedient that a Summary the prosecution of every offence punishable on Sum-Felon.

(if the Court shall so think fit,) in addition to such tion, there to be imprisoned for any Term, not ex- A. B. on or before the imprisonment.

victed of the abominable crime of Buggary, com- hearing of any such case of Assault or Battery, the Poor of

suffer Death as a Felon.

victed of the crime of Rape, shall suffer death as a accordingly dismiss the complaint, they shall forth-Felon.

lawfully and carnally know and abuse any Girl Certificate to the party against whom the complaint XXII. Provided always, and be it enacted, That under the age of Ten Years, every such offen- was preferred. under the age of Twelve Years, every such person convicted shall have paid the whole amount adjudg- XXIII. Provided also, and be it enacted, That shall be guilty of Misdemeanour, and being con-ed to be paid under such conviction, or shall have this Act shall not commence and take effect until the wicted thereof, shall be liable to be imprisoned with suffered the imprisonment awarded for non-payment first day of July next; and that all offences commitor without hard labour, for such Term as the Court thereof, in every such case he shall be released ted before that day, shall be dealt with and punishshall award.

XII. And whereas, upon Trials for the crimes of nal, for the same cause. Buggary and of Rape, and of carnally abusing Girls XVII. Provided always, and be it enacted, That under the respective ages hereinbefore mentioned, in case the Justices shall find the Assault or Batoffenders sometimes escape by reason of the diffi- tery complained of, to have been accompanied by culty of the proof which has been required of the any attempt to commit Felony, or shall be of opinicompletion of these several Crimes; for remedy on that the same is from any other circumstance a thereof, be it enacted, that it shall not be necessa- fit subject for a prosecution by Indictment, they ry in any of those cases, to prove the actual emis- shall abstain from any adjudication thereupon, and ssion of seed in order to constitute a carnal know- shall deal with the case in all respects in the complete upon the proof of penetration only.

son shall unlawfully take or cause to be taken any Peace to hear and determine any case of Assault Liquid Improved Opposition which words are stamped on der shall be guilty of a Misdemeanour, and being Justice. convicted thereof, shall be liable to suffer such pun- XVIII. And be it enacted, That every Accessory ericton. Court shall award.

offence had been wholly committed in that County, condMarriage shall have taken place in this Province | ceeding two Years, or to pay such fine as the Court or elsewhere, every such offender shall be guilty of shall award; and every Person who shall counsel, aid, V. And be it further enacted, That every person Felony, and being convicted thereof, shall be fiable or abet the commission of any Misdemeanour, punconvicted of Manslaughter, shall be liable to be to be imprisoned with or without hard Labour, for ishable under this Act, shall be liable to be proimprisoned with or without hard Labour, in the any Term not exceeding two Years, and also fined, ceeded against, and punished as a principal offender. common Gaol or House of Correction, for any Term if the Court should so award; and any such offence XIX. And for the more effectual prosecution of not exceeding three Years; or to pay such Fine may be dealt with, inquired of, tried, determined, offences punishable upon summary conviction by as the Court shall award, or to be both Fined and and punished in the County where the offender shall virtue of this Act : Be it enacted that where any be apprehended, or be in Custody, as if the offence person shall be charged on the Oath of a credible VI. Provided always, and be it further enacted, had been actually committed in that County : Pro- Witness before any Justice of the Peace with any That no punishment or forfeiture shall be incurred vided always, that nothing herein contained, shall such offence, the Justice may Summon the person by any person who shall kill another by misfortune, extend to any second Marriage, contracted out of charged, to appear before any two Justices of or in his own defence, or in any other manner, with- this Province by any other than a subject of His the Peace, at the time and place to be named in Majesty; or to any person Marrying a second such Summons; and if he shall not appear accor-VII. And be it further enacted, That if any per- time, where husband or wife shall have been contin- dingly, then (upon proof of the due services) son unlawfully and maliciously shall administer ually absent from such person for the space of seven Summons upon such person, by delivering the same or attempt to administer to any Person, or shall Years, then last past, and shall not have been known to him,) the Justices may either proceed to hear cause to be taken by any Person, any Poison or by such person to be living within that time, or shall and determine the case ex-parte, or may issue their other destructive thing, or shall unlawfully and ma- extend to any person, who at the time of such Warrant for apprehending such person and bringing liciously attempt to drown, suffocate, or strangle second Marriage shall have been divorced from the him before them, or the Justice before whom the any Person, or shall unlawfully and maliciously Bond of the first Marriage, or to any person whose charge shall be made, (if he shall so think fit,) issue shoot at any Person, or shall unlawfully and malici- former Marriage shall have been declared void by such Warrant, in the first instance without any preously stab, cut, or wound any Person, with intent, the sentence of any Court of competent Jurisdic- vious Summons.

and being convicted thereof, shall suffer Death as a Power of punishing persons for common Assaults mary conviction, by virtue of this Act, shall be comand Batteries should be provided under the limita- menced within one Calendar Month ofter the com-VIII. And be it enacted, That if any person with tions hereinafter mentioned: Be it therefore enact- mission of the offence, and not otherwise. intent to procure the miscarriage of any Woman ed, That where any person shall unlawfully assault XXI. And be it enacted, That the Justices before then being quick with Child, unlawfully and malici- or beat any other person, it shall be lawful for two whom any person shall be Summarily convicted of ously shall administer to her, or cause to be taken Justices of the Peace, upon complaint of the party any offence against this Act, may cause the conby her, any Poison, or other Noxious thing, or shall aggrieved, to hear and determine such offence, and viction to be drawn up in the following form of use any Instrument or other means whatever, with the offender, upon conviction thereof before them, words, or any other form of words to the same effect, the like intent, every such offender, and every per-shall forfeit and pay such fine as shall appear to as the case shall require; (that is to say;) son, counselling, aiding, or abetting such offender, them to be meet, not exceeding, together with "Be it remembered that on the shall be guilty of Felony, and being thereof convict- costs, if ordered, the sum of Five Pounds, which ed, shall suffer Death as a Felon; and if any per- fine shall be paid to the overseers of the Poor, in the County of son, with intent to procure the miscarriage of any some or one of them of the City or Parish, in which us, [naming the Justices,] two of His Majesty's Jus-Woman not being, or not being proved to be, then the offence shall have been committed, to be by tices of the Peace for the said County, for City quick with Child, unlawfully and maliciously shall them applied to the support of the Poor of such City and County, as the case may be for that he the said cadminister to her, or cause to be taken by her, any or Parish; and the evidence of any Inhabitants of A. B. did, [specifying the offence, and the time and Medicine, or other thing, or shall use any Instru- the City or Parish, shall be admitted in proof of the place when and where the same was committed, as the ment or other means whatever, with the like intent, offence, notwithstanding such application of the fine case may be and we, the said Justices adjudge the every such offender, and every person counselling, incurred thereby; and if such fine, as shall be said A. B. for his said offence, to forfeit and pay the miding, or abetting such offender, shall be guilty of awarded by the said Justices, together with the sum of [here state the amount of the fine imposed] Felony, and being convicted thereof, shall be liable costs, if ordered, shall not be paid, either immediand also to pay the sum of to be imprisoned with or without hard Labour, in ately after the conviction, or within such period as in default of immediate payment of the said sums, to the Common Gaol or House of Correction, for any the said Justices shall, at the time of the conviction be imprisoned in the Term not exceeding two Years, and if a male, to be appoint, it shall be lawful for them to commit the unless the said sum shall be sooner paid, for, we wonce, twice, or thrice publicly or privately whipped, offender to the Common Gaol or House of Correctorder that the said sums shall be paid by the said ceeding one Calendar Month, unless such fine and and we direct that the said sum of fi.e. the IX. And be it enacted, That every person con costs be sooner paid; but if the Justices, upon the amount of the fine shall be paid to the Overseers of mitted either with mankind, or with any animal, shall deem the offence not to be proved, or shall find offence was committed, or some one of them, to be the Assault or Battery to have been justified, or so by them applied to the support of the Poor of the X. And be it enacted, That every person con-trifling as not to merit any punishment, and shall said with make out a Certificate under their hands, stat- aggrieved. Given under our hands the day and XI. And be it enacted, If any person shall un- ing the fact of such dismissal, and shall deliver such year first above mentioned."

der, shall be guilty of Felony, and being convicted XVI. And be it enacted, That if any person against any Statute or, Act, now in force in this Province, so thereof, shall suffer Death as a Felon; and if any whom any such complaint shall have been preferred far as it relates to the crimes of High Treson, or person shall unlawfully and carnully know and abuse for any common Assault or Battery, shall have ot Burglary, or to any branch of the Revenue, or any Girl, being above the age of Ten Years, and tained such Certificate as aforesaid, or having been Customs, or for the prevention of Smuggling. from all further or other proceedings, civil or crimi- ed as if this Act had not been passed.

ledge, but that the carnal knowledge shall be deemed same manner as they would have done before the passing of this Act : Provided also, that nothing imitations are in existence, manufactured by other people in their XIII. And be it enacted, That if any per- herein contained shall authorize any Justices of the unmarried Girl being under the age of Sixteen or Battery, in which any question shall arise as to Years, out of the possession and against the will of the Title to any lands, tenements, or hereditaments, SNUFF, recommended by Doctor Waterhouse, which Snuff is so her Father or Mother, or of any other person having or any interest therein, or accruing therefrom, the lawful care or charge of her, every such offen- or any Execution under the process of any Court of

ishment, by fine or imprisonment, or by both, as the before or after the fact to any Felony punishable under this Act, for whom no punishment has been XIV. And be it enacted, That if any person being hereinbefore provided, shall be liable to be impri-Merried, shall Marry any other person during the soned with or without hard labour, in the common life of the former husband or wife, whether the se- Gaol or House of Correction, for any Term, not ex-

XX. Provided always, and be it enacted, That

day of in the Year of our Lord. A. B is convicted before for Costs; and

aforesaid, in which the said and we order that the said sum of

for Costs, shall be paid to C. D. [the Party

nothing in this Act contained, shall affect or alter

CHEMICAL EMBROCATION, OR WHITWELL'S LIQUID IMPROVED

## OPODELDOC.

This article is asserted to be a sovereign remody in Bruises, Sprains, Gout, Rheumatism. Cramp, numbness, Stiffness or Weakness of the Neck or Joints, Slight Burns, Sealds, Fresh Wounds, Chilblains, &c. CAUTION.

Be on your guard against counterfeits, as spurious and servile own names. Therefore be sure to ask and to receive WHITWELLA each Bottle-Or you assuredly will be imposed upon.

celebrated throughout the American continent, in cases of catarrh and head ache & which possesses that desirable property of sensibly stimulating the spirits without subsequent depression

The above valuable Medicines may be had of Dr. Shelton, Fred-

March 24, 1829.

## BLANK LEASES. FOR SALE AT THIS OFFICE.

Fredericton, Nov. 11 1828,