PERSONAL PROPERTY,	Daga
maliciously injuring, not specially provided for, punish-	Page.
ment for same	62, 63
PETIT TREASON, abolished	71
PIGEON, taking, under circumstances not amounting to larceny	35
PIRACY,	•
indictment for, effect of plea of not guilty to	.,9
refusal to plead to	ib. 10
PILLORY,	10
punishment of, abolished	15
PLEDGE. See Factor.	10
POISONING, with intent to murder, punishment	73
PREROGATIVE,	13
Royal, not to be affected by enactments of Criminal Jus-	
tice Act, 4 & 5 Vict. c. 24	17
PRINCIPALS.	17
in second degree, and accessories, punishment of	46, 63
PRISONERS.	x 0, 05
allowed counsel in cases of felony	8
in cases of summary conviction to be permitted to make	0
full answer and defence	ib.
to be taken into Court for trial by Sheriff or Gaoler upon	
order of Court.	ib.
entitled to copies of depositions against them on payment,	
upon demand made before day of trial, or on day	-
of trial if Judge assents	9
ward	.1
upon arraignment for treason, felony or piracy pleading	ib.
"Not guilty" shall be thereupon tried without	
further form	ib.
in cases of treason and felony Jury not to enquire con-	
cerning Prisoner's lands, &c. or if he fled	10
in cases of felony benefit of clergy abolished	ib.
felonies not excluded heretofore from benefit of clergy	
not punishable with death unless made so by	.,
some subsequent Act endurance of adjudged punishment for felony not capital	ib.
to operate as a pardon under the Great Seal for	
that particular felony	11
endurance of punishmeut for misdemeanors, excepting	••
perjury and subornation of perjury, restores com-	
petency as witnesses	ib.
not liable to pay fees to officers of Court upon trials for	
felony	ib.