- 562, 796, 818. Affidavit of service of summons at place of abode must state that it was made on some inmate thereof, apparently not under sixteen. (*New*).
- 562-563. No summons or warrant to be signed in blank. (New).
- 575. Search-warrant authorized for lottery-tickets or instruments. (New).

585, 586, 591. (Amended).

593. (New).

595. (New).

- 784. The summary trials of indictable offences not limited to the police limits of cities. (New).
 - 846. Certain objections not fatal. (New).
- 864. No summary conviction for assault if either complainant or accused objects thereto. (New).
- 959. Provisions as to sureties and articles of the peace. (New).
- Page 948. Enactment as to absence of seal from documents of justices repealed, and not re-enacted.
- GENERAL ENACTMENTS—OFFENCES NEW, OR ALTERED, OR EXTENDED.
- 13. Abolition of rule that a wife committing an offence in presence of her husband acts under coercion.

The rule, however, will still subsist for a wife who is accessory after the fact to her husband. And (new) a husband accessory after the fact to his guilty wife will be presumed to act under coercion, sec. 63.

16-60. (Drawn by Lord Blackburn for Imperial draft.) This part of the Act in the main represents the existing law as to the circumstances which excuse or justify acts which would otherwise be crimes, and more particularly the law relating to the degree of force which may be used in arresting offenders. Such alterations as it makes are for the most part made necessary by the abolition of the