

Knuckles, Skull-crakers, or Slung Shot, or other offensive weapons of a like character, or who secretly carries about the person any instrument loaded at the end, or who sells or exposes for sale publicly or privately, any such weapon, shall be subject, on conviction, to a fine of not less than ten nor more than forty dollars, and in default of payment thereof, to imprisonment for a term not exceeding thirty days, at the discretion of the Court wherein the offence is tried; But nothing in this section contained shall apply to Her Majesty's Army or Navy, or Militia, or Volunteer Force, nor to any Highland or National Society carrying arms as part of their national costume. 22 V. c. 26, s. 1, (1859).

This section  
not to apply to  
certain cases.

**10.** Any person charged with having committed any offence against the provisions of the last preceding section of this Act, may be tried and dealt with in pursuance of the Consolidated Statute of Canada respecting the prompt and Summary Administration of Criminal Justice in certain cases. *Ibid*, s. 2.

**11.** It shall be the duty of the Court or Magistrate before whom any person is convicted under the two last preceding sections of this Act, to impound the weapon for carrying which such person is convicted, and to cause the same to be destroyed. *Ibid*, s. 3.

**12.** All prosecutions under the preceding ninth and tenth sections of this Act shall be commenced within one month from the offence charged; and from any conviction or decision under the said ninth and tenth sections, an appeal shall lie to the Court of General Quarter Sessions of the Peace for the County in Upper Canada or District in Lower Canada wherein the same takes place, subject in Upper Canada to the provisions of the Consolidated Statute for Upper Canada respecting appeals in cases of Summary Conviction, and in Lower Canada to the provisions of law regulating appeals to the Quarter Sessions generally. *Ibid*, s. 4.

Weapons to be  
impounded.

Limitation of  
prosecutions.  
Appeal allow-

#### 10. FELONIOUSLY ADMINISTERING DRUGS.

**13.** Any person who unlawfully applies or administers or attempts to apply or administer to any other person, any chloroform, laudanum, or other stupefying or overpowering drug, matter or thing, with intent thereby to enable or to assist such offender or any other person to commit any felony, shall be guilty of felony, and shall be imprisoned in the Penitentiary, for any term not less than two nor more than five years. 18 V. c. 92, s. 29.

Feloniously ad-  
ministering  
drugs.

How punish-  
able.

#### 11. EXPLOSIVE SUBSTANCES.

**14.** Any person who unlawfully and maliciously sends or delivers to or causes to be taken, or received by any person, Unlawful use  
of any explo-  
sive substance.