similar, employment with him in such factory, mill, workshop, shop or store, is, in respect of her employment or work in such factory, mill, workshop, shop or store, under or in any way subject to his control or direction, or receives her wages or salary directly or indirectly from him."

By inserting immediately after section 183 the following section:—

"183A. The burden of proof of previous unchastity on the part of the girl or woman under the three next preceding sections shall be upon the accused."

By inserting the following section immediately after section 186:—

"186. The word 'guardian' in sections 183 and 186 includes any person who has in law or in fact the custody or control of the girl or child."

Section 187.—By substituting the following therefor:—

"187. Every one who, being the owner or occupier of any premises, or having, or acting or assisting in the management or control thereof, induces or knowingly suffers any girl of such age as in this section mentioned to resort to or be in or upon such premises for the purpose of being unlawfully and carnally known by any man, whether such carnal knowledge is intended to be with any particular man, or generally, is guilty of an indictable offence and—

"(a.) is liable to ten years' imprisonment if such girl is under

the age of 14 years; and

"(b) is liable to two years' imprisonment if such girl is of or above the age of 14 and under the age of 18 years."

Section 189.—By substituting the following therefor:

"189. Every one is guilty of an indictable offence and liable to four years' imprisonment who unlawfully and carnally knows, or attempts to have unlawful carnal knowledge of, any female idiot or imbecile, insane or deaf and dumb woman or girl, under circumstances which do not amount to rape but where the offender knew or had good reason to believe, at the time of the offence, that the woman or girl was an idiot, or imbecile, or insane or deaf and dumb."

Section 205-—By substituting for subsection six thereof the following:—

"6. This section does not apply to—

"(a.) the division by lot or chance of any property by joint tenants or tenants in common, or persons having joint interests

(droits indivis) in any such property; or

"(b.) raffles for prizes of small value at any bazaar held for any charitable or religious object, if permission to hold the same has been obtained from the city or other municipal council, or from the mayor, reeve or other chief officer of the city,