

to state such Property to belong to the Person so named, and another, or others, as the Case may be ; and whenever, in any Indictment or Information for any Felony or Misdemeanor, it shall be necessary to mention, for any Purpose whatsoever, any Partners, Joint Tenants, Parceners, or Tenants in Common, it shall be sufficient to describe them in the Manner aforesaid ; and this Provision shall be construed to extend to all Joint Stock Companies and Trustees.

‘ XV. And with respect to the Property of ‘ Counties ; ’ Be it enacted, That in any Indictment or Information for any Felony or Misdemeanor committed in, upon or with respect to any Bridge, Court House, Gaol, House of Correction, Infirmary, Asylum or other Building erected or maintained in Whole or in Part at the Expense of any County or City and County, or on or with respect to any Goods or Chattels whatsoever, provided for or at the Expense of any County or City and County, to be used for building, altering or repairing any Bridge, Court House or other such Building as aforesaid, or to be used in or with any such Bridge, Court House or other Building, it shall be sufficient to state any such Property, real or personal, to belong to the Inhabitants of such County or City and County ; and it shall not be necessary to specify the Names of any of such Inhabitants.

Property belonging to Counties, &c. may be laid in the Inhabitants of the County.

‘ XVI. And with respect to Property under the ‘ Management of Public Officers ; ’ Be it enacted, That in any Indictment or Information for any Felony or Misdemeanor committed on or with respect to any Building, or any Goods and Chattels, or any other Property, real or personal, whatsoever, in the Occupation of, or under the Superintendence, Charge or Management of any Public Officer or Commissioner whatsoever, or any County or Parish Officer or Commissioner whatsoever, it shall be sufficient to state any such

Property under the Management of Public Officers may be laid in the Public Officer.