hended or is in custody, or in which he has committed the offence: and in every case of larceny, embezzlement or fraudulent application or disposition of any chattel, money or valuable security in this and the last preceding section mentioned, it shall be lawful in the warrant of commitment by the Justice of the Peace, before whom the offender 5 is charged, and in the indictment to be preferred against such offender, to lay the property of any such chattel, money or valuable security in Her Majesty or in the Municipality, as the case may be.

Distinct acts of embezzlement may be charged in the same indictment.

67. For preventing difficulties in the prosecution of offenders in any case of embezzlement, fraudulent application or disposition hereinbefore 10 mentioned, it shall be lawful to charge in the indictment and proceed against the offender for any number of distinct acts of embezzlement, or of fraudulent application or disposition, not exceeding three, which may have been committed by him against Her Majesty or against the same Municipality, master or employer within the space of six months 15 from the first to the last of such acts, and in every such indictment, where the offence relates to any money or any valuable security, it shall be sufficient to allege the embezzlement or fraudulent application or disposition to be of money, without specifying any particular coin or valuable security; and such allegation, so far as regards the description of the property, 20 shall be sustained if the offender be proved to have embezzled or fraudulently applied or disposed of any amount, although the particular species of coin or valuable security of which such amount was composed is not proved, or if he is proved to have embezzled or fraudulently applied or disposed of any piece of coin or any valuable security, or 25 any portion of the value thereof, although such piece of coin or valuable security has been delivered to him in order that some part of the value thereof should be returned to the party delivering the same or to some other person, and such part has been returned accordingly.

68. If upon the trial of any person indicted for embezzlement or 30 dicted for em- fraudulent application or disposition as aforesaid, it is proved that he bezzlement as took the property in question in any such manner as to amount in law a clerk, &c., to larceny, he shall not by reason thereof be entitled to be acquitted. but the jury shall be at liberty to return as their verdict that such person is not guilty of embezzlement or fraudulent application or dis- 35 out to be lar- position but is guilty of simple larceny or larceny as a clerk, servant, ceny, &c., but or person employed for the purpose or in the capacity of a clerk or victed of lar- servant, or as a person employed in the public service (as the case may ceny, and vice be), and thereupon such person shall be liable to be punished in the same manner as if he had been convicted upon an indictment for such 40 larceny, and if upon the trial of any person indicted for larceny it is proved that he took the property in question, in any such manner as to amount in law to embezzlement or fraudulent application or disposition as aforesaid, he shall not by reason thereof be entitled to be acquitted, but the jury shall be at liberty to return as their verdict that 45 such person is not guilty of larceny, but is guilty of embezzlement or fraudulent application or disposition, as the case may be, and thereupon such person shall be liable to be punished in the same manner as if he had been convicted upon an indictment for such embezzlement, fraudulent application or disposition; and no person so tried for em- 50 bezzlement, fraudulent application or disposition, or larceny as aforesaid shall be liable to be afterwards prosecuted for larceny, fraudulent application or disposition or embezzlement upon the same facts.

As to larceny by tenants or lodgers.

Tenant or lodger stealing chattel or hire with house or lodgings.

69. Whosoever steals any chattel or fixture let to be used by him fixture let to or her, in or with any house or lodging, whether the contract has been 55 entered into by him or her, or by her husband, or by any person on behalf of him or her or her husband, is guilty of felony, and shall be