

ver, Canal, or Inland Navigation, or on or in respect of any Property in, upon or forming Part of any Raft whatever passing in or upon any such navigable River, Canal, or Inland Navigation, such Felony or Misdemeanor may be dealt with, inquired of, tried, determined and punished in any County through any Part whereof such Coach, Waggon, Cart, Sleigh, Sled, Carriage, Vessel, Boat or Raft shall have passed in the Course of the Journey, Voyage or Passage during which such Felony or Misdemeanor shall have been committed, in the same Manner as if it had been actually in such County ; and in all Cases where the Side, Centre or other Part of any Highway, or the Side, Bank, Centre or other Part of any such River, Canal or Navigation, shall constitute the Boundary of any Two Counties, such Felony or Misdemeanor may be dealt with, inquired of, tried, determined and punished in either of the said Counties through or adjoining to or by the boundary of any Part whereof such Coach, Waggon, Cart, Sleigh, Sled, Carriage, Vessel, Boat or Raft shall have passed in the Course of the Journey, Voyage or Passage during which such Felony or Misdemeanor shall have been committed, in the same Manner as if it had been actually committed in such County.

In indictments for Offences committed on the Property of Partners it may be laid in any one Partner by Name and others.

‘XIV. And in order to remove the Difficulty of stating the Names of all the Owners of Property in the Case of Partners and other Joint Owners ;’ Be it enacted, That in any Indictment or Information for any Felony or Misdemeanor, wherein it shall be requisite to state the Ownership of any Property whatsoever, whether real or personal, which shall belong to or be in the Possession of more than One Person, whether such Persons be Partners in Trade, Joint Tenants, Parceners or Tenants in Common, it shall be sufficient to name One of such Persons, and