

SECT.	PAGE.
627. Accessories after the fact, and receivers.....	162
628. Indictment charging previous conviction.....	162
629. Objections to an indictment.....	163
630. Time to plead to indictment.....	163
631. Special pleas.....	163
632. Depositions and judge's notes on former trial.....	164
633. Second accusation.....	164
634. Plea of justification in case of libel.....	164

## PART XLVIII.

## CORPORATIONS.

635. Corporations may appear by attorney.....	165
636. Certiorari, etc., not required.....	165
637. Notice to be served on corporation.....	165
638. Proceedings on default.....	165
639. Trial may proceed in absence of defendant.....	165

## PART XLIX.

## PREFERRING INDICTMENT.

640. Jurisdiction of Court.....	166
641. Sending bill before grand jury.....	166
642. Presentment to be upon indictment only.....	167
643. Oath in open court not required.....	167
644. Oath may be administered by foreman.....	167
645. Names of witnesses to be endorsed on bill of indictment.....	167
646. Names of witnesses to be submitted to grand jury.....	167
647. Fees for swearing witnesses.....	167
648. Bench warrant and certificate.....	167

## PART L.

## REMOVAL OF PRISONERS—CHANGE OF VENUE.

649. Removal of prisoners.....	168
650. Indictment after removal.....	169
651. Change of venue.....	169

## PART LI.

## ARRAIGNMENT.

652. Bringing prisoner up for arraignment.....	170
653. Right of accused to inspect deposition and hear indictment.....	170
654. Copy of indictment.....	170
655. Copy of depositions.....	171
656. Pleas in abatement abolished.....	171
657. Plea—refusal to plead.....	171
658. Special provisions in the case of treason.....	171

## PART LII.

## TRIAL.

659. Right to full defence.....	171
660. Presence of the accused at the trial.....	172
661. Prosecutor's right to sum up.....	172
662. Qualification of juror.....	172
663. Jury de medietate linguæ abolished.....	172
664. Mixed juries in the Province of Quebec.....	172