7. The following enactments of the Revised Statutes are hereby severally repealed, that is to say: - Section 1 of Chapter 146; Sections 13 and 14 of Chapter 149; Section 8 of Chapter 158: and Section 15 of Chapter 159.

CAP. V

An Act to explain an Act intituled An Act to amend the Act relating to the administration of Justice in Equity.

Passed 11th April, 1864.

BE it enacted by the Lieutenant Governor, Legislative

Council, and Assembly,-

That the twenty third Section of the Act passed in the twenty sixth year of Her Majesty's Reign, intituled An Act to amend the Act relating to the administration of Justice in Equity, shall not apply or be construed to apply to any suit or proceeding commenced or pending at the time of the passing of the said Act.

CAP. VI. Repealed by from act-/86 9 Con 36
An Act relating to Larceny and other similar offences Section.

1. Bailed of any chattel when deemed guilty of larceny.

2. When several counts may be inserted in same indictment.

3. Offendes punishable as for arceny.

4. Person indicted for robbery may be convicted of assault with intent to

5. Persons sending threatening letters, &c.; penalty.
6. Violent entry into any Church, &c.;

penalty.

7. Persons found with offensive weapons on burglar's tools under suspicious circumstances; penalty.

Section

8. Public servants stealing affices belonging to or in possession of the Crown, entrusted to them as such; penalty.

9. Embezzlement by public servants; penalty.

10. Embezzlement, how prosecuted.

11. In actions for embezzlement, may be convicted for larceny, and sice versa.

12. Money, &c: procured under false pretenses; penalty.

13. When constable, &c. may arrest without warrant.

Passed 11th April, 1864.

BE it enacted by the Lieutenant Governor, Legislative

Council, and Assembly, as follows:-

1. Whoever being a bailee of any chattel, money, of valuable sequrity, shall fraudulently take or convert the same to his own use, or the use of any person other than the owner thereof, although he shall not break bulk or otherwise letermine the bailment, shall be guilty of larceny, and may be convicted thereof upon an indictment for larceny; but this