have the same consequences, as if such Allowance and Order had been made by the same Court during the continuance thereof; and every such Order shall subject the offender to be conveved to the place or places, without the Limits of this Island therein mentioned, and to be liable to all the regulations and provisions of any Statute or Statutes of the Imperial Parliament relating to offenders transported to such place or places.

XXXI. And be it enacted, That wherever this Rule for interpreor any other Act or Statute relating to any offence, minal Statutes. whether punishable upon Indictment or Summary Conviction, in describing or referring to the offence, or the subject matter on or with respect to which it shall be committed, or the offender, or the party affected, or intended to be affected, by the offence, hath used or shall use words importing the singular number, or the masculine gender only, yet the Act or Statute shall be understood to include several matters as well as one matter, and several persons as well as one person, and females as well as males, and bodies corporate as well as individuals, unless it be otherwise specially provided, or there be something in the subject or context repugnant to such construction; and wherever any Forfeiture or Penalty is payable to a party aggrieved, it shall be payable to a body corporate, in every case where such body shall be the party aggrieved.

XXXII. And whereas it is expedient to prevent Civil rights of all doubts respecting the civil rights of persons convicted of Felonies not capital, who have undergone capital, who have the punishment to which they were adjudged: Be it ishment adjudgtherefore enacted, that where any offender hath ed. been or shall be convicted of any Felony, not punishable with Death, and hath endured, or shall endure, the punishment to which such offender hath been or shall be adjudged for the same, the punishment so endured bath and shall have the like effects