

Section **190A**.—By inserting immediately after section 190 the following section :—

[“**190A**. Every one is guilty of an indictable offence and liable to a penalty not exceeding one thousand dollars, or to one year’s imprisonment, or to both, who lives in a state of open and notorious adultery with another person, and without any claim or pretence of their being married to one another.”]

Section **203A**.—By inserting immediately after section 203 the following section :—

[“**203A**.—Every one is guilty of an indictable offence and liable to one year’s imprisonment and to a fine not exceeding one thousand dollars, who —

(a) holds or carries on horse-races anywhere for more than twelve days continuously, or permits horse-races to be held or carried on on any race-course, race-courses or premises under his control for more than twelve days continuously ; or

(b) in the same calendar year holds or carries on horse-races anywhere for more than twenty-four days in the aggregate, whether such days are continuous or not, or permits horse-races to be held or carried on upon any race-course, race-courses or premises under his control for more than twenty-four days in the aggregate, whether such days are continuous or not ; or

(c) having already in the same calendar year held or carried on horse-races anywhere, or permitted horse-races to be held or carried on on any race-course, race-courses or premises under his control for twelve days in the aggregate, whether such days have been continuous or not, as aforesaid, holds or carries on any further horse-races anywhere, or permits any further horse-races to be held or carried on on any race-course, race-courses or premises under his control, until at least forty days have elapsed since the last of such twelve days ; or

(d) holds or carries on horse-races, or permits horse-races to be held or carried on upon any race-course or premises where horse-races have already during the same calendar year been held or been carried on for twenty-four days ; or holds or carries on horse-races, or permits horse-races to be held or carried on upon any race-course or premises within forty days after the same race-course or premises have been used for horse-racing for a period of, or for periods aggregating, twenty-four days in the same calendar year.

2. In construing this section one or more Sundays intervening shall not be considered a breach or interruption of the days being continuous.”]

Section **205**.—By substituting for subsection six thereof the following :—

“6. This section does not apply to

(a.) the division by lot or chance of any property by joint tenants or tenants in common, or persons having joint interests (*droits indivis*) in any such property ; or

(b.) raffles for prizes of small value at any bazaar held for any charitable object, if permission to hold the same has been obtained from the city or other municipal council, or from the mayor, reeve or other chief officer of the city, town or other municipality, wherein such bazaar is held and the articles, raffled for thereat have first been offered for sale and none of them are of a value exceeding fifty dollars ; or