

evidence satisfactory to him is adduced showing the probable quantity not cut on a reserve or on Indian lands."

7. The seventy-second section of the said Act is hereby repealed and the following section substituted therefor:—

Section 72 repealed and new section substituted.

5 "72. The Superintendent General may stop the payment of the annuity and interest money of, as well as deprive of any participation in the landed property of the band, any Indian who is proved, to the satisfaction of the Superintendent General, guilty of deserting his family; and the Superintendent General may apply the same towards the support of any family, woman or child, so deserted."

Payment of annuity may be stopped and offender deprived of participation in lands, in cases of desertion of family.

8. The seventy-third section of the said Act is hereby repealed and the following section substituted therefor:—

Section 73 repealed and new section substituted.

15 "73. The Superintendent General may also stop the payment of the annuity and interest money of, as well as deprive of any participation in the landed property of the band, any woman who has no children, and who deserts her husband and lives immorally with another man."

Provision similar to that in preceding section, in the case of Indian woman.

20 9. The one hundred and fourth section of the said Act is hereby repealed and the following section is substituted therefor:—

Section 104 repealed and new section substituted

30 "104. Any constable may, with or without process of law, arrest any Indian or non-treaty Indian whom he finds in a state of intoxication, and convey him to any common gaol, house of correction, lock-up or other place of confinement, there to be kept until he is sober; and such Indian or non-treaty Indian shall, when sober, be brought before any judge, police magistrate, stipendiary magistrate, or justice of the peace or Indian agent, and if convicted of being so found in a state of intoxication, shall be liable to imprisonment in any common gaol, house of correction, lock-up or other place of confinement, for a term not exceeding one month, or to a penalty not exceeding thirty dollars and not less than five dollars, or to both penalty and imprisonment, in the discretion of the convicting judge, magistrate, justice of the peace or Indian agent."

Intoxicated Indians, how to be dealt with.

Penalties.

10. Sub-section one of the one hundred and sixth section of the said Act is hereby repealed and the following sub-section substituted therefor:—

Sub-section 1 of section 106 repealed and new sub-section substituted

50 "106. Every person who, being the keeper of any house, tent or wigwam, allows or suffers any Indian woman to be or remain in such house, tent or wigwam, knowing, or having probable cause for believing, that such Indian woman is in or remains in such house, tent or wigwam, with the intention of prostituting herself therein, and any keeper of any house, tent, or wigwam, who, being an Indian or non-treaty Indian, prostitutes herself therein, is guilty of an offence against this Act, and shall, on summary conviction before

Penalty on keepers of houses harbouring Indian prostitutes.

And on keepers who are Indians and prostitutes.