- 1X. Any person who, by reason of his neglecting his calling or mispending his earnings, has not sufficient provision for his own support or that of his family,
- X. Any person who sells spirituous or fermented liquor without license, in the open air, in any booth or temporary building, in any house, shop, room or apartment, used for tippling or gaming, or in which tippling or gaming is allowed, or which is used for the resort of loose, lascivious, wanton or dissolute persons,
- XI. Any one who is a dangerous or disorderly person, by reason of his being an affrayer, rioter, disturber of the peace, going offensively armed, uttering menaces or threatening speeches, or otherwise,
- XII. Any person guilty of simple larceny to the amount of five dollars or less, committed within the district or county in which he shall be arrested therefor,
- XIII. Any person resorting to or frequenting any place with intent to steal, or to commit any other offence,
- XIV. Any person having in his possession a picklockkey, or other implement or article adapted to be used in breaking, opening or entering any dwelling-house, building, apartment, closet, vault, receptacle, safe, chest, trunk, box, ship or other vessel or watercraft, or any yard, inclosure or place, with intent so to use the same, in committing or for the purpose of committing any crime,
- XV. And any person being armed with a gun, pistol, sword or other weapon, with intent to use the same in committing or for the purpose of committing any crime,—
- Shall severally be deemed vagrants and,
- XVI. May, each of them respectively, be committed, by order of any Recorder's Court, or of any Police Court of the City or Town, or of any Magistrate of the district or county in which he shall be arrested, to the common jail of the district or county, or city or town within such district or county at the discretion of such court or magistrate, there to be detained, at hard labour for any period not exceeding six months, or may be fined not exceeding five pounds with the said imprisonment, if such fine be not paid within twenty-four hours after conviction with costs of prosecution.
- XVII. Provided, however, that if the party charged will enter into a recognizance in a sum, and with surety or sureties, to be approved by the court or magistrate taking cognizance of the case, conditioned that he will not commit the offence or trespass complained of, or alleged to have been by him intended, within any time to