

	<i>Page.</i>
<b>PRISONERS,—continued.</b>	
may be pardoned for offences committed under Act 4 & 5 Vict. chap 27.....	85
<b>PROPERTY,</b>	
how to be described. See title <b>INDICTMENT.</b>	
<b>PULSE,</b>	
burning.....	60
<b>RAMS,</b>	
stealing—how punished .....	35
<b>RAPE,</b>	
sending letter demanding money, &c., or accusing, &c. party of assault with intent to commit rape, or of any attempt, &c. to commit rape, felony.....	29
punishment.....	75
what sufficient proof of.....	76
<b>REAL ESTATE,</b>	
punishment for stealing writings relative to .....	34
not to lessen the remedy of party aggrieved .....	ib
<b>RECEIVERS,</b>	
of stolen property, where the original offence is felony, may be tried either as accessories after the fact, or for the substantive felony.....	43
punishment.....	ib.
party not to be prosecuted a second time for same offence	ib.
where original offence is a misdemeanor, may be pro- secuted for a misdemeanor.....	ib.
punishment.....	ib.
may be tried where principal is triable, or where property is found in their possession, as well as where the receiving takes place.....	44
owner of stolen property prosecuting thief or receiver to conviction, when he shall have restitution of his property.....	ib.
punishment of, where the stealing, &c. is punishable on summary conviction.....	46
<b>RECOGNIZANCE,</b>	
duty of Justices to bind witnesses by.....	4, 5, 6
of witnesses on trial of party charged with felony or mis- demeanor, to be delivered by Justice to Officer of Court.....	ib.
no traverse allowed.....	6
Officers of Court to make a list of, specifying the name, &c. making default.....	23
list of, when forfeited, to be laid before Judge, &c. ....	23, 24
not to be estreated without written order of Judge, &c. in cases of felony.....	ib.
misdemeanor.....	ib.
common assault.....	ib.
to answer to articles of the Peace.....	ib.
duty of Clerk of Court, previous to estreating of .....	ib.