783

Proof or conviction, 255.

Property, found on prisoner, 78-9.

meaning of, 149. subject of larceny, 590-7.

Prosecuting, forbearing to, 481-3.

Prosecution in place where prisoner is arrested on bench warrant, 82.

Prosecutor, binding over to prosecute indictment, 116. not appearing, 215.

Prostitute, 150-164, 686, 748.

Provocation, see Murder, 663-670.

Public, when to have access to court, 103, 208.

Public health, 687-9. lands, 689. officers, 675. place, swearing in, 465. works, 678, 689.

worship, disturbance of, 478.

Punishment, where in excess, 242, 301.

where not in excess, 319-321.

in case of assault, 446-7. see Imprisonment, 574-6.

Q.

Qualification, of justices, 1, 6-9. effect of want of, 9.

Quarter Sessions, 732. see Sessions.

Quashing conviction, 322-4. before action against justice, 409.

R.

Races, betting on, 454-460.

Railways, offences relating to, 689-691.

Rape, 691-5.

Reasonable and probable cause for actions of justices, 404. Receipt to be given to constable, 60, 131, 346.

form of, 363.

Receiving stolen goods, 695.
summary trial for, 149.
when value under \$10, 164-5.
evidence on trial, 531.
receipt by wife, 696.
goods must be stolen, 696-7.

Recognizance, 698.

of bail and adjournment, 105-6, 217-8. estreating on non-appearance, 106, 280. to prefer indictment, 116. to appear and give evidence, 119-121, 141. what is, and mode of taking, 120-121. to be sent to clerk of court, 122, 175. under Speedy Trials Act, 141-2.