

own use or purposes, or does, with intent as aforesaid, otherwise dispose of or destroy such property or any part thereof, he shall be guilty of a misdemeanor. 22 V. c. 2, s. 1, (1858.)

Trustees for  
public or char-  
itable pur-  
poses liable  
under s. 51.

**52.** If any person being a Trustee of any money or other property for the benefit either wholly or partially of some other person, or for any public or charitable purpose, converts or appropriates the same or any part thereof to or for his own use or purposes, or otherwise wilfully disposes of the same contrary to his duty, so that such money or other property is not forthcoming and paid or delivered when such person is ordered or decreed by the Court of Chancery or other Court having jurisdiction in the matter to pay the same, he shall be deemed to have converted or disposed of the same, with intent to defraud within the meaning of the last preceding section of this Act, but this present section is to apply to Upper Canada only. 22 V. c. 33, s. 16, (1859.)

Bankers.

**53.** If any person, being a banker, merchant, broker, attorney or agent, and being intrusted for safe custody with the property of any other person, does with intent to defraud, sell, negotiate, transfer, pledge, or in any manner convert or appropriate to or for his own use such property, or any part thereof, he shall be guilty of a misdemeanor. 22 V. c. 2, s. 2, (1858.)

Persons hold-  
ing powers of  
Attorney frau-  
dulently selling  
property, guilty  
of a misde-  
meanor.

**54.** If any person intrusted with any power of attorney for the sale or transfer of any property, does fraudulently sell or transfer, or otherwise convert such property or any part thereof to his own use or benefit, he shall be guilty of a misdemeanor. 22 V. c. 2, s. 3.

Bailees fra-  
udulently con-  
verting prop-  
erty to their  
own use, guilty  
of larceny.

**55.** If any person, being a bailee of any property, fraudulently takes or converts the same to his own use, or the use of any person other than the owner thereof, although he shall not break bulk, or otherwise determine the bailment, he shall be guilty of larceny. 22 V. c. 2, s. 4.

Directors, &c.,  
of any body  
corporate or  
public compa-  
ny, fraudulently  
appropriat-  
ing property,

**56.** If any person, being a director, member, or public officer of any body corporate or public company, fraudulently takes or applies, for his own use, any of the money or other property of such body corporate or public company, he shall be guilty of a misdemeanor. 22 V. c. 2, s. 5, (1858.)

Or keeping  
fraudulent  
accounts,

**57.** If any person, being a director, public officer, or manager of any body corporate or public company, does as such receive or possess himself of any of the money or other property of such body corporate or public company, otherwise than in payment of a just debt or demand, and does with intent to defraud, omit to make or to cause or direct to be made, a full and true entry thereof, in the books and accounts of such body corporate or public company, he shall be guilty of a misdemeanor. 22 V. c. 2, s. 6.