distinction between felonies and misdemeanours. There are, besides, a few special alterations in particular cases, notice of which is given under each section in this volume. A definite rule is laid down as to the suppression of dangerous riots (ss. 38-43) not materially varying from Lord Chief Justice Tindal's charge to the Grand Jury after the Bristol riots (see 1st Stephens Hist. Cr. L. 204), but more explicit and complete. (From Imp. Comm. memo. to Parliament.)

- 61. Puts the rules as to accessories and abettors in a new form.
- 64. Any one may be found guilty of attempt to commit an offence although the commission of the offence was impossible under the circumstances.
 - 65. Treason. (Amended).
 - 67. Accessory after the fact to treason. (New).
 - 72. Inciting to mutiny. (New).
 - 120, 121, 122, 123, 124. As to seditious offences. (New).
 - 125. Libel on foreign sovereigns (New).
 - 126. Spreading false news. (New).
 - 127, 128, 129, 130. As to piracy. (New).
- 131. Bribery and corruption of judges, members of parliament, or of a legislature. (New).
 - 132. Corruption of peace officers. (New).
 - 135. Breach of trust by public officer. (New).
 - 137. Selling office. (New).
 - 139. Disobedience to orders of court. (New).
 - 140. Neglect of peace officer. (New).
 - 141. Neglect to aid peace officer. (New).
 - 142. Neglect to aid peace officer. · (New).
 - 145. New provisions as to perjury.
 - 150. False statements. (New).
 - 151. Fabricating evidence. (New).