

13 GEO. V. No. 26, 1922. *Criminal Code Amendment Act (No 2).*

wilful murder, or murder, or any of the crimes defined in the second paragraph of section eighty-one and in section eighty-two of the Criminal Code," are inserted in lieu thereof.

In the said section the word "felony" where it otherwise twice occurs is repealed and the words "a crime" are respectively inserted in lieu thereof.

In sections one hundred and sixteen and one hundred and seventeen of the said Act the word "felony" is repealed, and the word "crime" is respectively inserted in lieu thereof.

**An Act to Amend "The Criminal Code" in a certain particular.**

[ASSENTED TO 16TH OCTOBER, 1922.]

13 Geo. V.  
No. 26.  
THE  
CRIMINAL  
CODE  
AMENDMENT  
ACT OF 1922  
(No. 2).

**B**E it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Assembly of Queensland in Parliament assembled, and by the authority of the same, as follows:—

1. This Act may be cited as "*The Criminal Code Amendment Act of 1922 (No. 2)*," and shall be read as one with \*"*The Criminal Code*."

Short title  
and  
construction  
of Act.

2. The following paragraph is added to section sixty of \*"*The Criminal Code*" :—

Amendment  
of s. 60 of  
"The  
Criminal  
Code."

"Where a person has been convicted (whether before or after the first day of July, one thousand nine hundred and twenty-two) of an offence under this section, all property which has been tendered or produced in evidence at the trial of the offender, as being the property or part of the property which the offender in the course of the commission of such offence gave, conferred or procured, or promised or offered to give, or confer or to procure, or attempt to procure, to, upon, or for a Member of the Legislative Assembly of Queensland, or to, upon, or for any other person, shall become and be deemed to have become forthwith upon such conviction and without any further judgment or order the absolute property of His Majesty, whether such property is the property of the offender or of any other person."

\* 63 Vic. No. 9, Sch. I., *supra*, page 344.