



Municipal Corporations Act 1882

1882 CHAPTER 50

PART VIII

ADMINISTRATION OF JUSTICE.

Exceptional Provisions.

187 Grants to boroughs not affected by subsequent grants to counties.

The grant to a borough of a separate commission of the peace, or of a separate court of quarter sessions, shall not be prejudicially affected by any subsequent grant to or for any county of a commission of the peace or other commission.

188 Trial of offences committed in counties of cities and counties of towns.

- (1) Until Her Majesty is pleased to direct a commission of over or terminer and gaol delivery to be executed within any borough being a county of a city or county of a town, all bills of indictment for offences committed within that borough shall be preferred, and all proceedings thereon shall be had, in the manner authorized by the Act of the thirty-eighth year of the reign of King George the Third, chapter fifty-two, "to regulate the trial of causes, " indictments, and other proceedings which arise within the counties " of certain cities and towns corporate within the kingdom."
- (2) For the purposes of that Act each borough named in the Sixth Schedule shall be considered as next adjoining the county named in conjunction therewith.

189 Jurisdiction in places separated from borough.

Where under any Act a place has ceased or ceases to be part of a borough or the liberties thereof, all matters by virtue of a local Act of Parliament or otherwise cognisable by a justice or by the quarter sessions having jurisdiction within that place shall be cognisable by the justices or the quarter sessions of the county, liberty, or jurisdiction within which the place is situate, in the same manner and subject to the same provisions as they were within the jurisdiction of the justices or the quarter sessions for that place.