

### ANNO VICESIMO SECUNDO

# VICTORIÆ REGINÆ.

### CAP. XXXII.

An Act to amend the Law concerning the Remis-[19th April 1859.] sion of Penalties.

HEREAS Penalties which under Penal Statutes are made payable to Parties other than the Crown cannot be remitted or pardoned by the Crown where no express Provision has been made by the Statute for that Purpose, and it is expedient that the Law as to the Remission of such Penalties should be amended and made uniform: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows; that is to say,

I. It shall be lawful for Her Majesty (or in Ireland for the Lord Penalties for Lieutenant or other Chief Governor or Governors of Ireland) to remit Offences may be remitted in whole or in part any Sum of Money which under any Act now in bythe Crown force or hereafter to be passed may be imposed as a Penalty or For- although feiture on a convicted Offender, although such Money may be in Parties other whole or in part payable to some Party other than the Crown, and to than the extend the Royal Mercy to any Person who may be imprisoned

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## 22° VICTORIÆ, Cap. 32.

### Remission of Penalties.

for Nonpayment of any Sum of Money so imposed, although the same may be in whole or part payable to some Party other than the Crown.

#### LONDON:

Printed by George Edward Eyre and William Sportiswoode, Printers to the Queen's most Excellent Majesty. 1859.