

- (11) Murder in the first or second degree;
- (12) Rape in the first or second degree;
- (13) Robbery UNDER § 486, ~~§ 487, OR § 488~~ OR § 487 OF THIS ARTICLE;

[(14) Robbery with a dangerous or deadly weapon;]

[(15)] (14) Sexual offense in the first, second, or third degree;

[(16)] (15) An attempt to commit any of the aforesaid offenses; or

[(17)] (16) Assault with intent to commit any of the aforesaid offenses or any offense punishable by imprisonment for more than 1 year.

[486.

Every person convicted of the crime of robbery or attempt to rob, or as accessory thereto before the fact, is guilty of a felony, shall restore the thing robbed or taken to the owner, or shall pay to him the full value thereof, and be sentenced to imprisonment for not more than 15 years.]

[486A.

Robbery of any obligation or bond, bill obligatory or bill of exchange, bank note or notes, promissory notes for the payment of money, check or order drawn on any bank of this State, or any other state, paper bill of credit, certificate granted by or under the authority of this State, or of the United States, or any of them, or any last will and testament or codicil, shall be punished in the same manner as robbery of goods and chattels.]

[487.

In any indictment or warrant for robbery, it shall be sufficient to use a formula substantially to the following effect: "That A-B on the day of, 19, in the County (City) aforesaid feloniously did rob C-D (or did attempt to rob C-D, as the case may be) and violently did steal (or attempt to steal, as the case may be) from him dollars (here list the property stolen); contrary to the form of the Act of Assembly in such cases made and provided and against the peace, government and dignity of the State."]

[488.

Every person convicted of the crime of robbery or attempt to rob with a dangerous or deadly weapon or accessory thereto is guilty of a felony, shall restore to the owner thereof the thing robbed or taken, or shall pay him the full value thereof, and be sentenced to imprisonment for not more than 20 years.]

[489.

In any indictment or warrant for robbery with a dangerous or deadly weapon and attempt to rob with a dangerous or deadly weapon, it shall be sufficient to use a formula substantially to the following effect: "That A-B on the day of, 19, in the County (City) aforesaid feloniously with a dangerous and deadly weapon did