

Causes of a wound or stroke, it is necessary to set forth the part of the body to which the violence was applied, and therefore if the Statute merely the wound to be near or about the breast it would be defective.

§ 736 It is absolutely necessary to state that the party intended and of the injury that he received and

Morcoe Cr. Ex. 570 The killing may be by any of the thousand forms of death by which life may be overcome. 4 Vol Com. 196. But there must be a corporal injury inflicted; as through a man, by working upon the fancy of another, or by unkind usage, putting another into such a degree of grief or fear, as that he either dies suddenly, or contracts some disease in consequence of which he dies, this is no felony, because no external act of violence was offered of which the law can take notice. 1 Hale P.C. 429

When the death is occasioned by a wound it should be stated to have been mortally, nor will the want of this term be supplied by the alleging that the deceased died in consequence of the injuries he received. 2 Ch. Cr. Law 735