

Art 30, s 135
1805, c 82, s 1.
Mixing corn
meal or other
flour with
wheat flour.

193. If any person shall mix, or cause to be mixed, any corn meal or other flour with wheat flour, for the purpose of selling or otherwise disposing of the same as wheat flour, or shall send the same out of the State for the purpose, or with the intent, of selling or otherwise disposing of it, he, on conviction thereof, shall forfeit and pay for each and every such offence, a sum not less than two hundred dollars, nor more than one thousand dollars, one-half to the informer and the other half to the State. And in case such offender shall be unable to pay the same, he shall suffer not less than three nor more than twelve months' imprisonment, in the discretion of the court.

Penalty.

Id s 136
1805, c 82, s 2.
Magistrate to
recognize
offender

194. It shall be the duty of every magistrate before whom any information may be lodged, and proof made, of any violation of the preceding section, to issue his warrant to any constable of the county in which the same shall be committed, commanding him to bring such offender before him, or any other justice of the peace for said county, who shall recognize him in the sum of two thousand dollars, with good and sufficient security—or in case of neglect or refusal, then to commit such offender to prison, to take his trial at the next court having competent jurisdiction.

Amount of
recognizance.
On refusal, to
commit.

LETTERS.

Id s 105
1713, c 2, s 8,
1790, c 51, s 11
Taking and
opening letters

195. If any person whatsoever shall presume to take and break open any letter whatsoever, not being unto him directed, or not having special license from the person to whom the same is directed, his executors or administrators, so to do, he shall, upon conviction thereof, suffer imprisonment for six days and be fined fifteen dollars, one-half to the State and the other half to the informer.

Penalty

Id s 106
1713, c 2, s 9,
1790, c 51, s 11
Breaking seal
of letters, etc
Penalty.

196. If any person shall wilfully break the seal of any letter or package belonging to the public, he shall, on conviction thereof, be fined two hundred dollars, one-half to the informer and the other half to the State.

FUNERALS.

1867, c 24
No tolls from
funeral car-
riages

197. No turnpike, bridge, or ferry company, and no proprietors of any turnpike or other road, bridge or ferry, shall hereafter collect any tolls upon any carriages or other vehicles, or horses, going to or returning from any funeral. Every toll-gatherer, who shall knowingly collect any tolls, contrary to the above provisions, or who shall knowingly refuse to allow any horse or vehicle going to or returning from a funeral, to pass without payment of toll, shall forfeit and pay for every such offence, a sum of not less than fifty dollars, and not more than one hundred dollars, one-half to the informer and the other half to the State; and the company or other parties owning such road, bridge, or ferry, shall also be responsible for the same

Penalty against
toll-gatherer