

general, to be done by such persons and in such manner as the legislature shall direct—1816, ch. 247, Const.	
A person of sound legal knowledge to be appointed by the governor and council attorney-general, who is to reside in this state—1821, ch. 126, sec. 1,	767
His duty to appear in all cases in which the state is interested, and to exercise the other powers and authorities heretofore exercised by the attorney-general—1821, ch. 126, sec. 1,	767
To give his opinion when required by the general assembly, or either branch, the governor and council, the treasurer of either shore or any of his own deputies—1821, ch. 126, sec. 1,	767
His oath of office—1821, ch. 126, sec. 2,	767
His fees—1821, ch. 126, sec. 3,	767
To aid his deputies in prosecuting any suit when required by the governor and council—1821, ch. 126, sec. 4,	768
To hold his commission during good behaviour, removable on the address of the general assembly—1821, ch. 126, sec. 5,	768
The act of 1817, providing for the appointment of an attorney-general and of district attorneys and its supplement, the act of 1819, ch. 37, repealed—1821, ch. 126, sec. 6,	768
Upon the application of treasurers of either shore required to appoint attorneys in any county in which he has no resident deputy, to attend to state claims, &c.—1829, ch. 90, sec. 1,	981
Their duties when so appointed, and their fees—1829, ch. 90, sec. 1,	981
Directed to prosecute for the recovery of penalties incurred by civil officers under existing laws of the state—1830, ch. 171,	1006
Certain powers extended to, relative to the collection of revenue—1831, ch. 68,	1010
On application of, county courts may compromise any assault and battery, where recognizances have been entered into, and before presentment, &c.—1831, ch. 208, sec. 3,	1025
When directed by the general assembly to cause scire facias to issue against corporations—1832, ch. 306, sec. 1,	1099
Persons presented by the grand jury upon the information of the sheriff, for failing to comply with the provisions of the act regulating licences, to be proceeded against by the attorney-general or his deputies, as in ordinary presentments—1834, ch. 233, sec. 2,	1147
Upon complaint of any officer of St. John's College, attorney-general to prosecute any person who shall give credit to a student, &c.	
<i>See Crimes and Punishments.</i>	
Magistrates' courts not to exercise criminal jurisdiction in any case where the attorney-general or his deputy shall express his dissent in writing, unless the justices of any such court shall unanimously determine to take cognizance of such case—1835, ch. 201, sec. 8,	1203
Or deputy, to furnish defendant, indicted for obtaining any chattel, money or valuable security by false pretences, with names of the witnesses and a statement of the false pretences, &c.—1835, ch. 319, sec. 2,	1197