

PUBLIC GENERAL LAW.

2781

Page.

No nolle prosequi shall be granted by the governor in case of any prosecution by presentment or indictment for the recovery of any fine, penalty or forfeiture only—April, 1782, ch. 42, sec. 4, . . . 181

See *Limitation of Actions*.

The prosecution to be by indictment or action of debt in acts which direct it to be by bill, plaint or information—November, 1792, ch. 20, 286

On acquittal, in a trial for misdemeanor, &c. or on pleading guilty, and submission, the court may order that no compensation for attendance of the prosecutor be allowed—1809, ch. 138, ch. 24, . . . 587

PUBLIC WORSHIP.*

An act for its protection—1824, ch. 53, 803

Not lawful to have any contrivance whatever for the use of selling or giving away any spirituous or fermented liquors, within two miles of any camp-meeting, or other place of religious meeting, during the time of holding such meeting, except as is excepted—1824, ch. 53, sec. 1, 803

Proceeding directed against such as offend, and the penalties imposed upon those who are guilty of a violation—1824, ch. 53, sec. 2, . . 803

These restrictions not to operate on a licensed tavern-keeper, at his usual place of residence, or merchant or shop-keeper, or others in their usual transactions, at their usual places of carrying on their business, or those who may have authority from the managers of the meeting, in writing—1824, ch. 53, sec. 3, 804

Persons sued may give this act in evidence—1824, ch. 53, sec. 4, . . . 804

Penalty on those who may disturb any meeting—1824, ch. 53, sec. 5, . 804

Prior laws repealed—1824, ch. 53, sec. 6, 804

The act of 1824, ch. 53, modified—1827, ch. 29, 921

So much of the second section as requires a seizure by two freeholders of the forfeited property, repealed, and an additional punishment of a fine not exceeding \$10, may be imposed—1827, ch. 29, sec. 1, . . 921

One justice may act—1827, ch. 29, sec. 2, 922

Negroes for selling liquor may be punished—1827, ch. 29, sec. 3, . . . 922

Whipping prohibited within one mile of meeting—1827, ch. 29, sec. 4, . 922

A supplement to the preceding acts—1839, ch. 293, 2335

All that part of 1824, ch. 53, which requires that previous notice be given to the offenders, and the intervention of two freeholders, repealed, and the mode pointed out against such as offend—1839, ch. 293, sec. 1, 2335

Penalty imposed—1839, ch. 294, sec. 2, 2335

Officers' fees—1829, ch. 294, sec. 3, 2335

QUAKERS.

See *Constitution*.

An affirmation by a quaker may be as valid as an oath to qualify him to act as a surveyor or chain-carrier under the act for marking and bounding lands—1793, ch. 70, sec. 5, 303

* See Religious Incorporations.