1872, ch. 355 1874, ch. 370.

109. Any person offending in any way by violating the provisions of the preceding section, either as agent or otherwise, shall be liable to a prosecution therefor, and upon indictment and conviction thereof in any court having jurisdiction, shall be fined not less than twenty nor more than one hundred dollars, and shall stand committed until the fine and costs are paid.

ARTICLE LVII.

LIMITATION OF ACTIONS.

- 1. Actions other than those upon specialties, to what accounts not applicable
- 2. Persons under disability
- Actions upon judgments, bonds or other specialties, persons under disability
- 4. Persons leaving the State or moving from county to county
- 5. Persons absent when cause of action arose.
- Action on sheriffs', constables', or coroners' bond.
- Suspension of operation in case of death of party indebted.

- Time pending petition in insolvency.
- 9 Limitations in bar of patents by State
- Prosecution or suit for fine; penalty, forfeiture or misdemeanor.
- For blasphemy, sabbath breaking, drunkenness.
- For fees of attorneys, solicitors, clerks, registers, sheriffs, constables, and other officers.
- Ignorance of cause of action, induced by fraud of adverse party.
- P. G. L., (1860,) art. 57, sec. 1. 1715, ch. 25, sec. 2. 1861, ch. 73. 1884, ch. 502.
- 1. All actions of account, actions of assumpsit, or on the case, actions of debt on simple contract, detinue or replevin, all actions for trespass, for injuries to real or personal property, all actions for illegal arrest, false imprisonment, or violation of the twenty-third, twenty-sixth, thirty-first and thirty-second articles of the declaration of rights, or any of them, or of the existing, or any future provisions of the code touching the writ of habeas corpus, or proceedings thereunder, and all actions, whether of debt, ejectment or of any other description whatsoever, brought to recover rent in arrear, reserved under any form of lease, whether for