

same plaintiff and on the same road, shall be entitled to more than *one shilling* currency per league for the distance travelled to serve the same, the distance travelled in return not being reckoned as aforesaid; over and above 5 reasonable costs and charges for detaining or conveying any prisoner or animal.

How penalties not otherwise provided for may be sued for and recovered.

XLV. And be it enacted, That all fines, penalties and forfeitures imposed or incurred for offences against this Act, and not otherwise provided for, shall be sued and recovered on the oath of one credible witness other than the informer or prosecutor, or by confession of the defendant before any one Justice of the Peace for the District wherein 15 the offence shall have been committed, and shall be levied by warrant under the hand and seal of the Justice of the Peace before whom the conviction of the offender or offenders shall be had, and by seizure and sale 20 of the goods and chattels, and such penalty shall go to the informer or prosecutor, whether he be or be not interested.

XLVI. And be it enacted, That if there be any writ of *Certiorari* at any time heretofore 25 issued or at any time after the passing of this Act to be issued, for reviewing any decision of any Justice of the Peace, rendered upon any matter growing out of the Act repealed by this Act, or out of this Act, the Court out 30 of which such writ of *Certiorari* shall have issued shall determine the question summarily upon a motion to quash the said writ, and shall award costs to the successful party.

False swearing to be perjury.

XLVII. And be it enacted, That every 35 person who shall be convicted of having wilfully taken a false oath in a case wherein a Justice of the Peace in the due fulfilment of his duties, pursuant to this Act, may deem it necessary to administer an oath, shall incur 40 the pains and penalties by law provided against wilful and corrupt perjury.