



Justices Protection Act 1803

CHAPTER 141

JUSTICES PROTECTION ACT 1803

- [1.] In actions brought against justices on account of conviction, etc. the plaintiff, beside any penalty that may be levied upon him, shall be entitled only to *2d.* damages, unless alleged in the declaration the thing was maliciously done.
- 2 Plaintiff not entitled to recover if proved that the offence was committed.

Changes to legislation:

There are currently no known outstanding effects for the Justices Protection Act 1803.