Bloom v. Richards (1853), 2 Ohio St. 387, 390, 391, the Supreme Court of Ohio speaking by Chief Justice THURMAN, said:

"Neither Christianity, or any other system of religion, is a part of the law of the State *** Thus the Statute, upon which the defendant relies, prohibiting common labor on the Sabbath, could not stand for a moment as a law of the State, if its sole foundation was the Christian duty of keeping that day holy, and its sole motive to enforce the observance of that duty."