

Lib. L. L. three years together within one year after such Colt is foaled,
 No. 1. or else it shall and may be lawfull for any person whatsoever
 to kill them and that no freeman whatsoever not having Land
 p. 227 within the County where Hee lives shall keep but one horse
 to be a Gelding. This Act to take place the last day of
 November next And that the Fines and Forfeitures in this
 Act mencōned be to their Majesties for the support of Gov-
 ernment, to be recovered by Action of debt bill plaint or
 Information wherein no Essoine Protection or Wager of Law
 to be allowed. This Act to continue for three years, And that
 no person whatsoev^r presume to Range in the woods for wild
 Horses and other wild Cattle without Lycence first had and
 obtained from the Governor for the time being under the
 penalty of fifty pounds Sterl. for such default, and that no
 horse be Imported into this Province upon penalty of forfeit-
 ing the same.

June 2^d 1692

Assented to

Signed p Ord^r

John Llewelin Clk.

June the 2^d 1692

The house of Assembly
 have Assented

Signed p Ord^r

Hen: Denton Clk.

An Act for the Payment of Fees
 due from Criminall Persons.

Whereas divers complaints have been made by Severall
 Counties in this Province occasioned for that they have been
 forced to pay the Fees of Imprisoned Crimminalls the Persons
 p. 228 by whom such Fees ought to have been paid or hereafter to
 be paid being released and going free to the great Encour-
 agement of Offenders, for prevention whereof for the future
 Be it Enacted by the King and Queens most Excellent Maj-
 esties by and with the Advice and Consent of this present
 Generall Assembly and the Authority of the same That from
 hence forward no person either Sherriffe or Goaler, shall
 charge either their own County to which they do belong or
 the Publick with any Fees for any Criminall committed to his
 or their charge, having Sufficient Estate in this Province
 wherewith to pay the same or being Capable of paying the
 same by Servitude, But that such Criminall being discharged
 by Order and due Course of Law shall pay his own Fees to
 the Sherriff or Goaler according to Act of Assembly either
 out of his Estate or by Servitude or otherwise whatsoever,
 And the s^d Sherriff or Goaler shall not demand of such Crim-
 inall so discharged by order as aforesaid any fee for any thing
 after the said Order made, unless the Party so freed as afore-
 said shall delay Payment of such Fees by Servitude or other-