JURORS.

vincial Court shall lay a List of Petit Jurors, their Days of Attendance, and the Counties they were returned for, before the Committee for laying the Public Levy, yearly, on Penalty of 600 to Tobacco, for the Support of Government. *Ibid.* §. 8. But see below, Art. 11, 12.

8. No Person shall serve as a Petit Juror in any Court wherein he hath any Issue depending for Trial during

the same Sitting. Ibid. §. 9.

9. The Sum of 120th Tobacco, (but fee below, Art. 11, 12,) or 12s. in Money, shall be paid to every Jury sworn in any Cause, whether in the Provincial or County Courts, and no more. And any Suitor convict of giving more, shall, for such Ossence, if to a Juror in the Provincial Court, forseit 6000th Tobacco, or under, at the Discretion of the Court; if in the County Courts, 2000th Tobacco, or under, at the Discretion of the Court. One Half to the Use of the County Schools, the other to the Informer, if on Indictments or Actions Criminal; if otherwise, to the Party grieved. 1719, ch. 3, §. 2.

Court, shall be allowed 15th Tobacco for each Day's Attendance, to be paid by the County; over and above the 120th Tobacco, or 12s. in Money, to each

Jury for each Cause. Ibid. §. 3.

Provincial Court, shall be allowed, in Lieu of all Allowances by any former Act, 48th Tobacco for every Day he shall attend the said Court, in the Public Levy, to be paid in the County where he resides; besides 96th Tobacco to every sull Jury who shall pass their Verdict in any Cause, to be paid by the Party for whom such Verdict shall pass, and be allowed in the Bill of Costs, as usual, and no more. 1760, ch. 16, §. 2.

Cause, and be ready to give their Verdict therein, but the Plaintiff shall refuse to appear to such Verdict, and becomes Non-suit, the Jury shall be allowed the said Quantity of 96 sh Tobacco, to be paid by the Defendant, and allowed in his Bill of Costs against the

Plaintiff. Ibid. §. 3.

13. The Justices of the Provincial Court shall allow the Grand Jurors, for every Court they attend, any Quantity not exceeding 6000 to Tobacco; to be allowed in the Public Levy, and paid in the respective

Counties where they reside. Ibid. §. 4.

14. Every Grand and Petit Juror, attending the Provincial Court, shall be allowed over and above the Allowances aforesaid, for so many Days itinerant Charges as the Justices shall think reasonable, at the Rate of 48 to Tobacco per Day; to be allowed and paid as aforesaid. *Ibid.* §. 5.

15. The faid Allowances are payable in Current Money, at 125. 6d. per Cent, in the same Manner as

the Public and County Levy. Ibid. §. 7.

See Indians Lands, 16.

JUSTICES OF ASSIZE;

Shall give it in Charge to the Grand Juries, to enquire, Whether the County Courts duly execute what is required of them by the Testamentary Laws? 1729, ch. 24, §. 5.

K.

KILLING of Slaves. See Negroes, 31, 44, 45. KINDRED. See Administrators, 9. Intestates Estates. Widows, 2, 3.

L.

ANDINGS. See Harbours, 2.
LANDS. See Boundaries. Certificate Lands. Indians Lands.

LAWS OF GREAT-BRITAIN. See Prerogative Court, 1. Schools, 3, 20.

LAWYERS. See Attorneys.

LAY-READERS. See Church of England, 1. Viftery, 26.

LEGATEES. See Administrators, 15. Administration Bonds, 1.

LETTERS OF ADMINISTRATION. See Depu-

LETTERS PRIVATE.

ty-Commissary, 1—3.

Persons breaking open any Private Letter, without special Licence from the Person to whom directed, shall suffer Six Days Imprisonment, and forseit 51. Sterling; one Half to the Support of Government, the other Half to the Informer. 1713, ch. 2, §. 8.

LETTERS PUBLIC.

1. The Sheriff of each County shall take Care of, and expeditiously convey, all Public Letters to the Sheriff of the next adjacent County, and shall have Allowance for the same (for which see the Ast). Which Allowance shall be in Lieu of all Charges accruing by the Conveyance of Public Letters. 1713, ch. 2, §. 2, 3.

2. All Public Letters and Packets, shall be endorsed For her Majesty's Service, and with the Sender's Name. And Persons so endorsing any Letters which are not for the Public Service, shall forfeit 500 to Tobacco.

Ibid. §. 4.

3. All Letters directed to the Governor, endorsed For her Majesty's Service, and all Letters sent by him to any Person having his, or the Clerk of the Council's Name endorsed, and For her Majesty's Service; all Letters sent by any Member of the Council, by the Speaker or Clerk of the House of Delegates, by a Provincial Justice, or by the Public Treasurers of each Shore, to any Naval Officer, with the Subscriber's Name, and For her Majesty's Service endorsed, shall only be accounted Public Letters. Ibid. §. 5.

4. Any Sheriff or his Deputy, on receiving any Public Letter shall give a Receipt (if required) shewing the Day and Hour when received; and may demand the like Receipt from the next Sheriff, or Party to whom directed, when delivered. And the Sheriff or his Deputy (for whom the High Sheriff shall be answerable) refusing to give such Receipt when demanded, or neglecting to forward the Letter delivered, so as the same be delayed 24 Hours longer than need be, shall forseit 2000 to Tobacco in Cask; one Half to the Support of Government, the other Half to the Person suing for the same. Ibid. §. 6.

5. Persons legally convict of breaking open any Public Letter, shall suffer two Months Imprisonment, and forseit 201. Sterling, to be divided as aforesaid.

Ibid. §. 9. See Inspectors, 7.

LEVIES.

1. The Commissioners of the several County Courts, are impowered to levy their respective County Charges, and the Sheriff's Salary for collecting thereof, by an equal Assessment on the Taxables. 1704, ch. 34, §. r.

2. The several County Clerks shall keep an Account of the Levy, and transmit a Copy thereof yearly, before the 10th March, to the Governor and Council, under the County Seal, on Penalty of 1000 to Tobacco for every neglect of transmitting such Copy; one Half to the Support of Government, the other Half to the Informer. Ibid. §. 2, 3.

to the Informer. Ibid. §. 2, 3.
3. The Words [Public Charges of their respective Counties] in the Act of 1704, ch. 34, are declared not to extend to any other Purposes than the ordinary, usual and necessary Charges arising annually in the several

Counties. 1748, ch. 20, §. 1, 2.

4. The several County Courts shall not levy above 10,000 th Tobacco at any one Time, for the compleat Repairing of any one County Court House. Ibid. §. 3.