Acts of Assembly passed in March, 1758.

Mare, Colt or Gelding, with their Marks both natural and artificial; and for every such Certificate or Permit, the Person or Persons so obtaining the same, shall pay to the Clerk for such Certificate, or Naval-Officer, for the Permit asoresaid, the Sum of One Shilling Current Money, and

III. AND be it likewise Enacted, by the Authority aforesaid, That every Person or Persons residing within this Province, who shall, after the End of this Session of Assembly, purchase or take ceive the Perton bis Use or Possession, any such Horse, Mare, Colt or Gelding, shall, at the Time of such Purchases, and prochase, or Taking the same to his Use and Possession, receive the Certificate or Permit aforesaid, demanded at granted by the Clerk or Naval-Officer aforesaid, as the Case shall happen; which Certificate or their Dwelling-Permit, for such Horse, Mare, Colt or Gelding, the said Person or Persons shall produce to any House. Person or Persons demanding a Sight of the same, at the Dwelling-House of the Purchaser, Owner or Possessor of such Horse, Mare, Colt or Gelding, as aforesaid. And in Case any Person or Persons, who shall purchase, or by Barter, Exchange, or any other Method, receive to his Use or Possession any such Horse, Mare, Colt or Gelding, and shall fail or resuse to produce such Certiscate or Permit when thereto required as aforesaid, he, she or they, shall forseit and pay the Sum of Five Pounds Current Money; one Half thereof to the Informer, or him, her or them, that fue for the same; the other Half to be paid to the Commissioners or Trustees in the said Act mentioned, and applied as herein after directed; to be recovered before one Magistrate in a summary

IV. PROVIDED always, and be it Enacted, That nothing in this, or the above mentioned Travellers, or Act, shall extend or be construed to extend to any Traveller, who shall bring with him into this removing, ex-Province any Horses, Mares, Colts or Geldings, for his, her or their Journey, and shall not sell removing, ex-or exchange the same in this Province, or to any Person or Persons who shall be actually removing their Families and Effects into this Province, to reside herein.

V. AND whereas by the above said Act, it is Enacted, That the Sheriffs of the respective Sheriffs to be Counties within this Province, for the Time being, shall be Collectors of the Duty, by the said Collectors, and Act imposed on Liquors, and shall be commissioned by the Governor or Commander in Chief, Commission'd by the Time being; but before they should enter upon the Execution of their Office, they and each of them should give Bond, with Two sufficient Securities, to the Right Honourable the Lord Proprietary of this Province, in the Sum of Four Hundred Pounds Current Money; which said Bond the Commissioners of the Loan-Office are impowered to sue, if the Sheriffs aforesaid should not comply therewith: And there being no Provision made in the said Act. by whom such Bond not comply therewith: And there being no Provision made in the said Act, by whom such Bond should be taken, nor to what Court the said Bond shall, when taken, be returned to be Recorded; it is therefore prayed it may be Enacted;

VI. AND be it Enacted, by the Authority, Advice, and Consent aforesaid, That the said Bond Collectors Bonds shall be entered into by every such Collector and his Sureties, before One Justice of the Provincial how to be taken, Court, or Two Justices of the County Courts, who are hereby required and impowered to take proved, and rether fame; which Bond, so entered into, and taken by the said Justice or Justices, he or they shall immediately call before him or them the Witnesses to the said Bond or Bonds, and cause a Probate thereof to be made before him or them, which he or they shall indeed an about the Provincial new to taken proved, and rethereof to be made before him or them, which he or they shall indorse on the Back of the said Bond or Bonds, and shall immediately transmit the said Bond or Bonds to the Clerk of the Provincial Court, who shall forthwith Record the same in the Provincial Land Records; and after the Entry thereof upon Record, shall lodge the said Bond immediately with the Register of the Chancery Court, who is hereby required to take Charge of the same; and an attested Copy of the said Bond and Probate, from the said Provincial Records, shall be as good Evidence in Law to maintain an Action of Debt for the Breach of the Condition thereof, to all Intents and Purpofes, as if the faid Bond or Bonds were actually produced and proved in open Court. Case the Sufficiency of such Securities, shall at any Time afterwards be disapproved by the Justices of the Provincial Court, in Court sitting, the said Sheriss or Collectors shall be obliged to enter into new Bond, in Manner and Form aforesaid, with such Securities as the said Provincial Court shall approve; and all and every of which said Bonds shall be taken, proved, transmitted, recorded and lodged, as aforesaid; and shall be put in Suit by the Order of the Commissioners of the Loan-Office, for the Time being, as often as any Breach shall be made thereof.

VII. AND be it further Enacted, by the Authority aforefaid, That the Fines, Penalties, and Fines how reco-Forfeitures, above by this Act laid and imposed, shall be recovered by Action of Debt, Bill, vered and appli-Plaint, Information or Indictment, in any Court of Record within this Province, and applied and paid, the one Half to the Use of the Informer, the other to the Commissioners or Trustees of the Loan-Office, for the Time being, to be applied to the Sinking of the said Sum, by the said Act, to which this is Supplementary, Raised and Emitted for his Majesty's Service.

VIII. THIS Act to continue in Force, from and after the End of this Session of Assembly, Continuation. during the Continuance of the before mentioned Act.