

Liber  
C & W H And Be it further Enacted that all charges necessary for the apprehending of felons or for the Imprisonment and punishment of delinquents or holding the Corroners Enquest or burying of the dead body shall be defrayed out of the goods and chattells of such felon delinquent or partie vewed by the Corroner and if there be not distresse Sufficient then they shall be defrayed by the said questor who shall put it to the accompt of the province and every one Mamed in any such publick expedition (so that he be disabled to work) Shall be put to cure by the Questor and till he be cured or otherwise able to work shall be meinteined upon the publik charge

And the said Questor or Treasurer shall at the first Generall Assembly next after such expedition or expeditions made or otherwise at the first County Court in October make and give in upon record an accompt of all his disburstments and so much as shall be allowed thereof by the said Assembly or otherwise by the said Leutenant Generall and Council at the said County Court shall be levyed upon all the Inhabitants of the province rateably to their personal Estates in such Manner and after such proportions as the said Generall Assembly or the said Leutenant Generall and Council shall rate and taxe the same This Act to continue till the end of the next Generall Assembly

#### An Act For the descending of Land

Be it Enacted By the Lord Proprietarie of this Province of and with the Advice and approbation of the Freemen of the same That a Widow immediately after the death of her husband (if She have no jointure) Shall be admitted Tenn: p. 30 durement her life to one third part of all the Land whereof her husband was seized any time dureing the Coverture (except in cases where she hath acknowledged a fine or joynd with her husband in making of Leases And she shall tarry in the cheif house of her husband during her widdowhood And where any person dieth seized of any Land the Gardian of the heir appointed upon the Will (if the heir be within the age of eighteen Years) may enter upon the Land and Shall be accountable for the reasonable proffits thereof to the heir when he cometh of Age. And when any person dieth seized of any Land without disposing thereof by Will the next heir of such person to whom the land ought to descend by the most generall custome or common law of England shall or may enter upon all the land whereof his ancestor died seized and if such next heir be not living or residing within the province the neerest heir living within the province and claiming the same may enter upon the land & hold it without wast or im-