

Item. It is also thought fitt and convenient and Enacted Lib. R. R. R.  
Established and ordeined that all Chimneys in the s<sup>d</sup> City shall  
be by the last day of November next, lathed, filled, dawb'd and  
plaistered und<sup>r</sup> the penalty of five hundred pounds of Tobacco  
ffine, To be paid by the Owners thereof upon default.

p. 266

Whereas the Majo<sup>r</sup> part of the members of this Court live  
remote from this City, and notice cannot conveniently be  
given them of the adjournm<sup>ts</sup> of the said Court.

Therefore

Item. It is thought fitt Enacted, ordeined, and appointed  
that the last Saturday in every moneth be and is hereby  
appointed for Court Daies, whereon the said Court is duely  
from henceforth to be held: On which s<sup>d</sup> last Saturday of  
every moneth by Tenn of the Clock in the fforenoone of the  
same day, The said Mayo<sup>r</sup> Record<sup>r</sup> Aldermen, and Common  
Councill men of this City, are to be and psonally appeare at  
the s<sup>d</sup> City of S<sup>t</sup> Maries to hold Court as aforesaid: And  
Every such member or members of this Court as shall not be  
then and there p<sup>r</sup>sent as aforesaid having noe cause (lawfull  
and acceptable to the Court) to shew for such his or their  
absence, shall be fined at the discretion of the Court then  
sitting, or the Majo<sup>r</sup> part of them, which ffine or ffines shall be  
recovered by way of Execution upon the body goods or  
Chattells of such Offend<sup>r</sup>

This Court takeing into their serious consideration the  
greate charge & expences the Clerk thereof is putt to in  
attending Courts, and finding bookes for Records, And also  
considering the meane profit and advantage that accrues to  
him for Officiateing in the said Office,

Item. It was and is hereby Enacted ordeined and Established  
that the Clerk now Officiateing shall have and be allowed and  
paid him not onely one ffourth or quarter part of all ffine and ffines  
that have been by the said Court at any time or times hereto-  
fore imposed upon any pson or psons whatsoever, but also  
shall be allowed and paid him, out of all other ffine or ffines  
that shall or may at any time hereafter be imposed upon any  
pson or psons whatsoever, One full fourth or quarter part  
thereof, to be leavyed and recovered by way of Execution or  
distress. And further upon motion of the Clerk made to this  
Court, The Court will be assistant in recovery of the afore-  
said ffines, in ord<sup>r</sup> that the s<sup>d</sup> Clerk may be allowed his said  
ffourth or quarter part of the ffines and fforfeitures to him  
granted by the Court as aforesaid. This by Law to endure  
the tearme of ffour yeares from the date hereof, and noe  
longer.

Item. It is also Enacted, Established, and ordeined by the p. 267  
Community afores<sup>d</sup> that the Clerk of this Court shall have