

Court shall proceed to Judgment, which Judgment shall be final; and no Writ of Error or Appeal allowed therein; nor any Advantage taken or allowed, for any Defect or Want of an Indictment, or any other Form in the Proceedings. Any Law, Usage, or Custom to the contrary, notwithstanding.

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And for the Ease of People, in paying and discharging the Publick and County Levies, the Forty per Poll, and Lawyers Fees, during the Continuance and Effect of this Act,

Be It Enacted, That Three Fourths only of the following Allowances now established and allowed by Law; (that is to say,) the Allowances to the Members of both Houses of Assembly; the Allowances to all Judges and Justices of any of the Courts of Judicature within this Province; the Lawyers Fees allowed for prosecuting Criminals; and the Allowances to Witnesses for their Attendance in Criminal Cases; the Allowances to Grand and Petit-Jurors for their Attendance, chargeable in the Publick and County Levies; the Allowances for killing Bears, Wolves, Squirrels, and Crows, and the Bounty upon Hemp, shall be levied or assessed in the Publick and County Levies, and paid by the Inhabitants of this Province in full. And that the Payment and Satisfaction of the said Three Fourths, shall be deemed and taken to be a full Discharge of the whole Amount of the said Allowances. And that no Execution shall issue to levy more than the said Three Fourths in Specie.

And Be It Further Enacted, That it shall and may be lawful for each and every of the Inhabitants of this Province, to discharge and pay One Fourth Part of the Forty per Poll, and Lawyers Fees, which shall be due and payable, during the Continuance and Effect of this Act, in Grain, at the Rates and Prices herein after-mentioned; (that is to say,) Wheat, at Forty Two Pounds of Tobacco per Bushel,—Indian Corn, at Twenty Pounds of Tobacco per Bushel,—Barley, at Twenty Four Pounds of Tobacco per Bushel,—and Oats, at Twenty Pounds of Tobacco per Bushel.

Provided, such Grain be delivered or tendered by the Debtor to the Minister, at his Dwelling House; or in Case, the Minister do not reside in the Parish, then at such other convenient Place in the Parish, as shall be appointed by the Minister and Vestry; and to the Lawyer, where the Lawyer and Debtor live in the same County, at such Lawyer's Dwelling Plantation, on or before the Fifteenth Day of March, every Year, during the Continuance and Effect of this Act: And where the Lawyer and Debtor live in different Counties, then the Grain aforesaid to be delivered to the Sheriff of the County, where the Debtor lives, at such Sheriff's Dwelling Plantation, or where the Creditor shall direct in the same County, not being more inconvenient to the Debtor, than the Sheriff's House; and the said Sheriff is hereby obliged and required to receive the same, if brought to his Dwelling Plantation, for the Use of such Creditor; for which receiv-