L. H. J. Sherifs as aforesaid, and by the said Commissioners or Trustees Liber No. 46 applied as aforesaid, and the other half to him or them that shall sue for the same, to be recovered in the County Court where such Offence shall be committed, in the name of the Lord Proprietor and Informer, by Action of Debt, Bill, Plaint, or Information, wherein no Essoyn, Protection, or Wager of Law to be allowed.

And be it further Enacted by the Authority aforesaid, that no Person or Persons inhabiting within this Province, not having lawful License, shall sell by Retale unless sold at the common and usual Rates of such Liquors between Merchants and others, any Cyder, Quince Drink, or other strong Liquors, to be drank in his her or their Houses, or about his her, or their Plantation, upon the Forfeiture of every Time he, she, or they shall be legally convict thereof, the sum of five Pounds Current money, one half thereof to the Commissioners or Trustees aforesaid, to be collected, paid, and applied as aforesaid, and the other half to the Informer, or to him or them that shall sue for the same, to be recovered as aforesaid.

And be it further Enacted by the Authority aforesaid, that all licensed Ordinary Keepers shall be provided with and sell by sealed measures, all Liquors (except such as shall come into the Province in Bottles) And that any Ordinary Keeper who shall neglect to provide and always keep a Quart, Pint, Half Pint, and Gill Pot, or any of them, sealed measures, or neglect to sell by the same as aforesaid, shall forfeit and pay five pounds Current money, to the uses aforesaid, to be collected and applied as aforesaid, and recovered in the County Court where the Ordinary Keeper offending resides, in the names of the Lord Proprietor and Informer, by Action of Debt, Bill, Plaint or Information, wherein no Essoyn, Protection, or Wager of Law to be allowed.

And whereas it hath been found prejudicial to the Inhabitants of this Province, that Ordinary Keepers and Innholders have frequently entertained, diverse loose, idle and disorderly Persons, a great Time tipling at their Houses, as well to the great Damage of many Persons, as their own Ruin.

Be it therefore Enacted by the Authority aforesaid, that it shall not be lawful for any such Ordinary Keeper or Innholder to keep such Ordinary or House of Entertainment, until he or she give good and sufficient Security by Bond or Recognizance to the Right honourable the Lord Proprietor, his Hiers and Successors, in twenty Pounds Current Money, before the Justices of the County Court where any Ordinary shall be kept, to keep good Rules and Orders, and not to suffer idle, loose, or disorderly Persons, to tipple, game, or commit other Disorders or Irregularities in such Ordinary, contrary to the true Intent and meaning of this Act, and that upon the Breach of any such Bond or Recognizance, the Recovery of the p. 477 Penalty thereof shall be in the name of the said Lord Proprietor the