

Liber H. S. ney residing in their several and respective Counties and shall be
 No. 1 Collected by the Sheriff's of Somerset and Worcester Counties from
 the several Taxable Persons of the said Parish who shall reside
 within their Counties And the said Quantities of Tobacco when so
 as aforesaid collected shall be paid by such Sheriffs respectively to
 such Vestry and Church Wardens aforesaid who are hereby author-
 ized to receive and apply the same to the Uses aforesaid.

[How the Tobacco may be discharged] Provided always and be it further Enacted That it shall and may be
 Lawful for the several and respective Inhabitants of the Parish afore-
 said to Pay and discharge the said several Quantities of Tobacco so to
 be levied and raised for the uses aforesaid in Money in the same man-
 ner as they now are enabled to pay and discharge the Publick or
 County Levies Every Clause Matter or Thing herein to the Contrary
 Notwithstanding

By the Lower House of Assembly 16:th June 1768 Read and Assented to Sign'd p Order T. Wright Cl: Lo: Ho:}	} On Behalf of the right Honble the Lord Pro- prietary of this Province I Will this be a Law Hor ^o Sharpe	{ By the Upper House of Assembly 18:th June 1768 Read and Assented to Signed by Order UScott Cl: Up: Ho:
---	--	--

the Great Seal
in Wax Appendant

N:º 10 An Act for the recovery of certain Amercements and also upon
 Defaults on Execution

[Sherriffs, &c. being called upon by the Court, to bring in Defendants, before arrested, and shall omit or fail so to do, the Justices may order Judgment to be entered for the Plaintiff, against such Sheriff, &c.] Be it Enacted by the Right Honourable the Lord Proprietary by
 and with the Advice and Consent of his Lordships Governor and
 the Upper and Lower Houses of Assembly and the Authority of the
 same that in Case any Sheriff or Coroners shall be called upon by
 the Order of the Justices of the Provincial or of any County Court to
 bring before them any Defendant or Defendants before Arrested
 by such Sheriff or Coroner according to the said Sheriff's or Coroner's
 Return of or upon any Writ being either mesne Process or of
 Execution and shall fail neglect or Omit to bring into Court such
 Defendant or Defendants and therefore shall be Amerced by the
 Justices aforesaid or have his Default entered then and in either
 such Case it shall and may be Lawful for the Justices aforesaid in
 the Name of the Plaintiff or Plaintiffs and to and for his her or their
 Use on Motion to Order and direct Judgment to be entered up against
 such Sheriff or Coroner for the sum in which the said Sheriff or
 Coroner shall be Amerced or for the sum and Costs recovered against
 the Person or Persons taken on Execution which respective Judg-
 ments shall have the fforce and Effect to all Intents and Purposes
 of any Judgment rendered on the Verdict of a Jury

p. 687

[Proviso] Provided Always that before the said Judgments shall become
 Absolute for the said sum in which the aforesaid Sheriff or Coroner