

Liber H. S. And be it further Enacted that the several Sheriffs aforesaid shall be allowed at and after the Rate of five per Cent on all Monies by them respectively received in Virtue of this Act and the said Sheriffs shall Yearly and every Year on or before the twentieth Day of October pay all the Monies by them received in Virtue of this Act except their Commission aforesaid into the Hands of the Treasurers of the respective Shores where received to be by the said Treasurers from Time to Time accounted for to the General Assembly deducting therefrom five per Cent for their Salaries and by the said Assembly to be disposed of towards the defraying of the Public Charge of this Province. This Act to Continue for and during the Space of three Years and to the End of the next Session of Assembly which shall happen after the Expiration of the said three Years

No. 1  
[Sheriffs  
to pay  
annually, all  
the Money  
received by  
this Act, to  
the Treasurers,  
to be by them  
Accounted  
for to the  
General  
Assembly,  
deducting  
their Com-  
missions]  
[Continu-  
ance]

By the Lower House of Assembly 21 <sup>st</sup> June 1768. Read and Assented to Sign'd by 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 <sup>o</sup> Sharpe	By the Upper House of Assembly 21 <sup>st</sup> June 1768 Read and Assented to Signed by Order U Scott Cl. Up. Ho.
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the Great Seal  
in Wax Append.<sup>t</sup>

N:º 28 An Act for amending and declaring the Law in the Cases therein  
p. 719 mentioned

[Preamble] Whereas by the Act entituled An Act causing Grand and Petit Jurors to come to the Provincial and County Courts and ascertain- ing their Allowances it is amongst other Things provided That the Jurors to be summoned by Virtue of that Act to the Provincial and County Courts shall be of the best and most understanding Free- holders of their several and respective Counties and that no Person having any Matter of Fact depending for Trial in any Court what- soever shall be admitted as a qualified Juror between Party and Party during the sitting of such Court that such Matter of Fact shall be or shall be expected to be tried in

[No verdict  
in the future  
to be set  
aside, when  
any Juror,  
who tried the  
Cause, was  
not a Free-  
holder, &c]

Be it Enacted and declared 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 no Verdict of a Jury shall hereafter be set aside nor Judgment on any Verdict staid arrested or reversed by Reason that any Juror who tried the Cause was not a Freeholder or by Reason that any such Juror had a Matter of Fact depending for Tryal as aforesaid

[Proviso] Provided nevertheless that it shall and may be lawful to and for the Plaintiff and Defendant in any Cause to be tried in any of the said Courts to challenge any Juror for Want of Freehold or by Reason that such Juror hath a Matter of fact depending for Trial