

Liber H. S. the same is recorded or until Such Jury Shall by Consent of Parties
 No. 1 or Leave of the Court be discharged and then their Names Shall be
 rolled up again and returned to their former Box or Glass there to
 be kept With the Other Names remaining at that time undrawn
 and so as often and as long as any Cause Shall remain then to be
 tryed Provided always that if any Cause Shall be brought to Tryal
 before the Jury in any other Cause Shall be brought to Tryal before
 the Jury in any other Cause Shall have brought in their Verdict or
 be discharged it Shall and may be lawfull for the Court to Order
 twelve of the Residue of the said Papers not containing the Names
 of any of the Jurors Who Shall not have brought in their Verdict
 or be discharged to be drawn in Such Manner as is aforesaid for the
 tryal of the Cause Which Shall be so brought on to be tryed And
 to the End that the Sheriffs may be Obligated to discharge their duty
 in returning the best and most Capable Freeholders to be Jurymen
 Be it Enacted that every Sheriff Who Shall neglect to return the
 best and most capable Freeholders for Grand and Petit Jurymen
 except as before excepted Shall for every Such Neglect be fined by
 the Justices of Assize at their Discretion not exceeding Twenty five
 Pounds Current Money of Maryland to be applied to defray the
 County Charge

[Sheriffs to
 be fined for
 neglecting to
 return proper
 Persons for
 Jurors]
 p. 605

[Judges
 Allowance]

And be it Enacted that each Justice of Assize Shall be allowed by
 the Publick Seven Thousand Pounds of Tobacco to be paid in the
 Counties respectively where they reside for every Circuit and no
 more

[Justices im-
 powered to
 make Rules
 and Orders]

And be it Enacted that it Shall and may be lawfull for the Said
 Justices to make all Such rules and Orders as may be convenient and
 necessary for the furtherance of Justice and right and to impose
 reasonable fines and penalties upon Such as Shall Transgress them.
 Provided always that Such Rules Shall be agreeable to the Laws of
 England and this Province, and that all Sheriffs Bailiffs and other
 Officers and Persons Whatsoever Shall Yield due Obedience to all
 Process Warrants and Precepts that Shall be Issued by or returnable
 to the said Justices

[Special
 Verdicts]

And be it Enacted by the Authority advice and consent aforesaid
 That the Justices of Assize nisi Prius and Goal Delivery Shall in
 all civil Cases to be tried before them Where any Person concerned
 Shall desire the same allow and direct Special Verdicts to be found

[Bills of
 Exception
 allowable]

And be it further Enacted that the said Justices Shall in all
 Criminal Cases to be tried before them where Any Person or Persons
 Accused or Prosecuted Shall desire the Same Sign and allow Bills
 of Exception and that in all Cases where Bills of Exception are
 allowed no Judgment Shall be rendered until the next Provincial
 Court to the Consideration of which Court it is to be referred any
 Law Usage or Custom to the Contrary Notwithstanding

[Where the
 Justices are
 doubtful,
 Judgment to
 be referr'd
 to the
 Provincial
 Court]

And be it further Enacted that where any general verdict Shall
 be found in any Criminal Case against any Person before the said