III. And whereas some Parishes are so divided, as that they are partly con-CHAP. When a Pa- tained in Two Counties; Be it theresoze Enacted by the Authority aforesaid, rish lies in 2 by and with the Advice and Consent aforesaid, That in every such Case, the Jus-Counties, the tices of that County Court, wherein the disputable Bounds of such Parish is Bounds shall contained, or the major Part of them, shall determine the same; and cause be settled by such their Determination to be entered in the Records of their County Court the Justices, as aforefaid. *ಅೇ.*

The Incum-

moval or

paid to the

IV. And whereas it appears to this General Assembly, that there is not as bent's Salary yet any Provision made by any Law of this Province, when, or after what to commence he are Poll shall become due, and payable from the Day Manner the Forty Pounds of Tobacco per Poll shall become due, and payable of his Inducto the Ministers or Incumbents of the several Parishes within this Province; which, heretofore, hath been the Occasion of many Disputes; 25e it there= fore Enacted by the Authority, Advice and Consent aforesaid, That when any Minister shall, at any Time hereafter, be lawfully admitted or inducted into any Parish within this Province, he shall not (by virtue of such his Admission or Induction) have, demand, or receive, from the Vestry of such Parish, the whole Forty Pounds of Tobacco per Poll for that Year in which he is admitted or inducted; but only such proportionable Part of the same as shall be found to be his Due, computing the Time from the Day of his Induction, to the Time of laying the next Levy for the County in which his And when it shall so happen that any Minister or Incumbent, And on Re- Parish lies. who hath been a Resident in any Parish within this Province, shall die, or remove out of his Parish, then, and in such Cases, the Vestry of that Parish Death, to be Day of such wherein he was Incumbent, shall, at the Time of the Laying the next Levy for their County, pay to such Minister if he be alive, or to his Executors Removal, &ん. or Administrators if he be dead, such proportionable Part of the Forty Pounds of Tobacco per Poll, as shall be due to him for such Part of the Year as he continued in the said Parish, computing the same from the Time of the Laying the last Levy for the said County, until the Time of such his Death or Removal. And if any Minister or Incumbent, that shall at any Time hereafter be admitted or inducted into any Parish within this Province, shall die, or remove again out of the same, before any Levy be laid in that County where the faid Parish lies; then, the Vestry of the said Parish, shall, at the Time of the Laying the next Levy in their County, pay to such Minister if he be alive, to his Executors or Admistrators if he be dead, so much of the

> or Removal, and no more; any Law, Statute, or Custom, to the contrary notwithstanding. Examined and Compared with the Original Act, Reverdy Ghiselin,

THOMAS BACON.

Forty Pounds of Tobacco per Poll, as shall be due to him, computing the same from the Time of his Admission or Induction, to the Time of his Death,

H A P.

Passed 14th An Act ascertaining what shall be allowed to Grand and Petit-Jurors, in the Provincial and County Courts of this Province, and Evidences Jummoned to attend Nov. 1713. the said Courts. Lib. LL. N° 4. fol. 93. EXP.

To endure for 3 Years. A new Law made 1715, ch. 37.

A P.

An Act for the Relief of Henry Acton of Prince-George's County, in making Ditto. valid and effectual a certain Deed of Bargain and Sale, from Gilbert Clarke to John Bayne. Lib. LL. N° 4. fol. 94. PR. XIII.

C H A P. Lib. LL. N° 4. fol. 96. An Act for Killing of Wolves, Crows, and Squirrels. Ditto. REP. in part 1723, ch. 5; and totally 1728, ch. 7. A Supplementary Act 1716, ch. 2; and another 1722, ch. 1, both which are repealed 1728, ch. 7. XIV.

C H A P. An Act for the Payment and Affessment of the public Charge of this Province. Ditto. Lib. LL. N° 4. fol. 98. CHAP.