CHAP. XXII. three Days.

XXIII. And whereas, the present Inhabitants of Charles-Town aforesaid. have already of their own accord published a Fair, which was held at the Two annual said Town on the Tenth Day of this present Instant May, whereat great held, viz. on Numbers of People did meet; and whereas the adjacent Country produceth the 23d April, many useful Commodities, which, brought to such Fair or Fairs to be Sold, and 18th Oa. might be of Benefit and Advantage to the Trade and People of this Province, if the Time and Manner of keeping such Fair or Fairs were under due Regulations; Be it therefore Enacted, by the Authority aforesaid, That it shall and may be lawful for the said Commissioners to appoint Two Fairs to be held at the faid Town, to wit, to begin on the Twenty-third Day of April, and the Eighteenth Day of October, yearly, not being Sunday, otherwise to begin on the Day following, and to continue the said Fairs not more than Three Days each, Sundays exclusive; and that during such Continuance of the faid Fair or Fairs, all Persons within the Bounds of said Town and Common, shall be Privileged from all Arrests, except for Felony and Breach of the Peace; as also all Persons coming to and returning from the said Fair or Fairs, have the like Privilege for one Day before and after the same. And the faid Commissioners have also hereby Power and Authority, to make and appoint such good Rules and Orders, to be observed in Holding the same, as may tend to prevent all Disorders and Inconveniencies that may therein happen.

Exemption from Civil Arrests during Fair Time.

XXIV. And be it also Enacted, That the Commissioners aforesaid, may Commissioners to employ employ some Person, if Occasion should be, to Register their Proceedings, at a Clerk, their appointed or annual Meetings, at Charles-Town aforesaid; and that they are hereby impowered to pay the said Register, or Person by them employed his Salary. for that Purpose, out of the Fines and Forseitures, or other Public Money, so as the Expence thereof do not exceed Five Pounds in any one Year.

A further Alto the Surveyor.

XXV. And whereas John Veazy, the present Deputy-Surveyor of Cacil lowancemade County, has not only been at extraordinary Trouble, in Surveying and Laying out the said Charles-Town, but likewise hath been obliged to pay several Sums of Money to Chain-bearers, and other Labourers, and his own necessary Expences, to the Value of more than the Allowance made to him by the Act for Laying out the said Town; Be it theresoze Enasted, That the Justices of Cæcil County aforesaid, shall, and are hereby enabled and required, at the Laying of the next Levy, to tax and levy the Sum of Two Thousand Pounds of Tobacco, on the Taxable Inhabitants of the said County, with the Sheriff's Commission thereon, which Sum of Two Thousand Pounds of Tobacco, so levied, shall be paid by the Sheriff of said County to the said John Veazy, for his Services and Expence aforesaid.

Where two Persons have joined for one Lot, how shall be made.

XXVI. And whereas the small Number of Lots directed to be laid out in Charles-Town aforesaid, were not sufficient to accommodate the great Number of Persons appearing willing to enter, and pay for the same, whereby great Entry thereof Numbers (to prevent Contests) were obliged and willing to join Two of their Names to One Lot, to be divided between them: To prevent therefore the Trouble and Charge of Executing and Recording Deeds or other Instruments, as may by reason thereof be occasioned; Be it therefore Enasted, That all such Persons, who on the Day of Balloting for the Lots in Charles-Town aforesaid, entered Two of their Names for One Lot, reference being had to the Clerk's Entry on that Day made and taken, may at any Time, within Twelve Months after the End of this Session of Assembly, have Liberty to enter with the said Clerk, such equal Division, or distinct Moiety of such Lot or Lots, as shall be agreed on by the said Two Parties; which Agreement or Division; the said Clerk shall enter on the Record-Book to be kept for said Town, and shall receive for each Entry One Shilling; and such Entry or Record made by the faid Clerk in the Book aforesaid, and both, or either of the Parties, performing the Requisites required for saving Lots by the Law for