

and shall be liable to restore four-fold, and suffer such corporal pains as against the first offence in this act mentioned.

SEC. 6. *And*, to prevent any person or persons concealing or disfiguring the mark of any swine killed as aforesaid, *Be it further enacted, by the authority, advice and consent aforesaid,* That if any person or persons killing any such unmarked swine in the woods, or elsewhere, and shall wilfully disfigure the mark, or cut off the ears of such swine, so as to conceal the true and real mark, or whether it were marked or not, shall be deemed and adjudged a hog-stealer within the purview of this act, and shall suffer accordingly.

For con-  
cealing  
them, &c.

SEC. 7. *And*, to prevent the abusing, hunting, or worrying of any stock of hogs, cattle or horses, with dogs, or otherwise, *Be it enacted,* That if any person or persons whatsoever, that have been convicted of any of the crimes aforesaid, or other crimes, or that shall be of evil fame, or a vagrant, or dissolute liver, that shall shoot, kill or hunt, or be seen to carry a gun, upon any person's land, whereon there shall be a seated plantation, without the owner's leave, having been once before warned, shall forfeit and pay one thousand pounds of tobacco, one-half to our sovereign lord the king, his heirs and successors, the other half to the party grieved, or those who shall sue for the same, to be recovered in any county court of this province by action of debt, bill, plaint or information, wherein no essoin, protection or wager of law to be allowed.

And on per-  
sons con-  
victed for  
hunting, &c.

SEC. 8. *And be it further enacted, by the authority, advice and consent aforesaid,* That from henceforth no sheriff, jailer, clerk, crier, or other officer, shall charge either their own county to which they belong, or the public, with any fees for any criminal committed to the charge of the said sheriff or jailer, having sufficient estate in this province wherewith to pay the same, or being capable to pay the same by servitude, but that such criminals, being discharged by order and due course of law, shall pay their own fees to the sheriff, jailer, clerk and crier, and other officers, being such as they may demand according to law, either out of his estate, or by servitude, or otherwise.

Criminals  
to pay their  
own fees.

Repealed by 1834, ch. 286, as to those who shall be acquitted, discharged or bailed.

SEC. 9. *Provided always,* That this act shall not extend to malefactors that are executed, or to such other persons who are banished, having no estate in this province, or to servants criminals, for whom the county shall pay such fees as are due by the acts of assembly to the sheriff, jailer, clerk, crier, or other officers of such court where such criminal shall be convicted.

Proviso.

SEC. 10. *And be it further enacted, by the authority aforesaid,* That all officers' fees due by law from criminal servants, shall be paid by the county where the facts shall be committed; and

Officers'  
fees, how to  
be paid.