

‘ Tenthly, If any Commissioner Brewer that is under a Composition, § 26.  
 shall, during that time, suffer any Beer or Ale to be brewed in his house <sup>Brewing</sup>  
 for another Common Brewer, without first giving notice to the Commissi- <sup>for stl. et.</sup>  
 oners, Farmers, or Sub-Commissioners of that Division, of how much is  
 to be Brewed, and the quantity and quality thereof; and forthwith pay-  
 ing down the Duty: As well the Brewer by whom, as for whom, shall  
 pay for every Barrel Five pounds; one moyety to the King, the other  
 moyety to the Informer, to be sued for in any Court of Record.

‘ Eleventhly, No person shall give a Bribe, Money, Fee, or Reward, to § 27.  
 any Gager or Officer, to make a false Report or Return; no sworn Ga- <sup>Bribe.</sup>  
 ger, or other Officer, shall so take upon pain of each Ten pounds: And  
 upon proof by two Witnesses before two Justices by Warrant to levy of  
 the Goods; for want of Goods, imprisonment for three Months.

‘ Twelfthly, No Appeal shall be admitted, unless the Appellant lay § 28.  
 down in the hands of the Commissioners, or Sub-Commissioners, the <sup>Appeal.</sup>  
 single Duty of Excise, and give Security to the Commissioners of Appeal  
 or Justices, for the Fine and Penalty: And if the Judgment be Reversed,  
 the Commissioners shall restore the Duty, or so much thereof as shall be  
 adjudged. And the party, originally presented, shall pay double costs;  
 and if affirmed, the party Appealing shall pay the Commissioners com-  
 plained of like costs. *Note*, The words are not intelligible, but as I  
 conceive, some mistake is in the Print; for, it seems, the words should  
 be prosecuting for prosecuted, or some other words to that sense.

‘ Thirteenthly, Excise shall be paid for Vineger-Beer, made to sell in § 29.  
 any other place, as well as in a Common Brew house. <sup>Vineger.</sup>

‘ Fourteenthly, Colledges and Halls of Universities excepted.

‘ Fifteenthly, All Differences, Appeals, and Complaints, touching <sup>Colledges</sup>  
 Excise, shall be determined in the proper County. § 30. <sup>County.</sup>

‘ Sixteenthly, No Officer of Excise shall take any Money, Fee, or § 31.  
 Reward, for any Bond, Note, or Receipt, touching the Excise, if he do, <sup>Receipt.</sup>  
 shall pay for every offence Ten shillings.

‘ Seventeenthly, The Justices, or any two of them, or chief Magistrates  
 in all Counties and places, shall meet once a Month, or oftner, if occa-  
 sion be, to hear and adjudge Matters of Excise.

‘ Eighteenthly, One third part of all Forfeitures (not thereby disposed § 32.  
 of) shall be to the King, another to the Poor, a third to the Informer. <sup>Forfeiture.</sup>  
 And all Fines and Forfeitures, for the Recovery whereof no Remedy is  
 ordained by that Act, shall be recovered by Action of Debt, Bill, Plaint,  
 or Information, in any Court of Record in the County, City, or Corpora-  
 tion, where the offence is committed; or by such other ways and means,  
 and in such manner as is by the said former Act ordained 15 Car. 2. c. 11.

‘ Nineteenthly, In *London* no Appeal to be received, unless commenced § 33.  
 within two Months after the Judgment; and in the County, within four <sup>Time of</sup>  
 Months after the Judgment. <sup>Appeal.</sup>

‘ Twentiethly, No Commissioner, Farmer, Sub-Commissioner, or other § 34.  
 Person, to be employed in the farming, collecting, or taking Accompts <sup>Oath.</sup>  
 for the Duty of the Excise, shall take upon them that Office, or proceed  
 in the execution of that employment, until they have taken the Oaths ap-  
 pointed by 12 Car. 2. cap. 23. As is appointed by that Act, and have entred  
 his Certificate of taking the said Oaths with the Auditor of the Excise, un-  
 der the Penalty of Fifty pounds the Month, if he shall neglect it.

By