

## P.

## Perjury and Subornation.

I. *An. 4. W. & M. 1692. p. 11.* If any Person whatsoever shall procure any Witness to commit wilful and corrupt Perjury in any of the Courts of Record in this Province, or; corruptly procure any Witness to testify *in perpetuam Rei memoriam*, such Person being thereof lawfully Convicted, shall forfeit the sum of 40 *l.* Sterling, and if he hath not Estate to the value, then to suffer Imprisonment for one whole year, and stand upon the Pillory for one hour.

II. No Person so Convicted shall be admitted and sworn as a Witness, until such Judgment given against him shall be reverst; and upon such reversal the Party grieved shall recover his damages against those that procured the said Judgment.

III. If any Person commit any wilful Perjury in any Court of Record in this Province, or being examined *in perpetuam rei memoriam*, and be thereof duly Convicted, he shall forfeit 20 *l.* Sterl. and suffer Imprisonment the space of 6 months. And the Oath of such Person shall not be recieved in any Court of Record, till the Judgment against him shall be reverst, upon which Reversal the Party grieved shall recover his damages as aforesaid. And if the Offender hath not an Estate to the value of 20 *l.* then he shall be set on the Pillory, and have both Ears nail'd, and be thenceforth discredited and disabled to be sworn in any Court of Record, until the Judgment be reverst, upon which the Party shall recover damages as aforesaid.

IV. One Moiety of the said Forfeitures shall be to the King, for the support of the Government, the other to the Party grieved.

V. If any Person duly serv'd with Process, to testify in any cause depending in any Court relating to the Pre-  
 mises,