

1. 3.
Vestrymen who are hereby enjoyned at their next meeting to make choice of such other able person or persons before hand and being freetholder in the Parish aforesaid to make the number of such choosed or absent vestryman or vestrymen as aforesaid. This Act as to the Raising and affesting a sufficient By the poll not to be minded or be in force until after the tenth day of March next but as to all other parts thereof from and after the Publication of the same.

An Act concerning what shall be allowed to the grand Juries that are summoned out of the body of this Province to attend Provinciall Courts.

To the muche as the Laws of this Province haue not as yett provided for the satisfaction of those persons that are summoned as Jurors out of the body of this Province to attend the Provinciall Court Bee it enacted by the King and Queen most Excellent Majesties by and with the advice and consent of the present Generall Assembly and the authority of the same that those persons that are summoned upon the grand Juries out of the body of this Province shall from henceforth be allowed for evry Court that they shall so attēnd as Jurors two thousand five hundred pounds of Tobacco for thēre expences and no more and that every forty Quarey fiftie hundred pounds of Tobacco yearly to be paid to the Ordinaryes or seruants at St. Mary or that entertain them.

An Act concerning those servants that have bastards.

Whereas divers women servants within this Province not having husband living with them haue been gotten with child in the time of their servitude to the great dishonor of you and apparent damage of masters or owners of such servants for Remedy whereof Bee it enacted by the King and Queens most Excellent Majesties by and with the advice and consent of the present Generall Assembly and the authority of the same that anaytch mother of a bastard child not able sufficiently to provide her party chardges to keepe his bēgotten of her child in evry such case the mother of such child shall onely be liable to satisfy the damage so susteined by servitudo or otherwise, the court before whom such matter is brought shall see convenient & provided that where the mother of any such child as aforesaid shall be able to prove her charge by suffi-