

*For limiting the Extent of Attachments &c.*

It is directed that at the time of execution of the said Attachment, to make known to each Person or persons in whose Hands and Possessions the said Goods Chattels and Credits of the said absent Defendant shall be attached, that he be and appear at the Respective Courts at the Day of the Return of such Attachment, to shew Cause if they have any why the said Goods Chattels and Credits so as above said in the Hands attached should not be condemned, and Execution thereof be had as in other Cases of Recoverys or Judgments given in Courts of Law, which Day of the Return of the said Attachment, if the said Defendant then appear, nor the said Garnishee, in whose Hands the said Goods Chattels and Credits of the said Defendant were attached, to shew sufficient Cause to the contrary, the said Respective Courts shall and may Condemn the said Goods Chattels and Credits aforesaid so as aforesaid attached, and award Execution thereof to be had and made, either by *Capias ad satisfaciendam, fieri facias* or otherwise, as the said Plaintiff might have had against the Defendant himself on the Judgment aforesaid provided as aforesaid, which said Condemnation & Execution of such Goods Chattels & Credits of the said Garnishee as aforesaid had & made, shall be sufficient & pleadable in Barr by the said Garnishee or Garnishees in any Actio brought against him or them by the said Defendant for the same.

*An Act imposing a penalty on all such who shall dispose of Tobacco Seized and Received by the Sherrifs and others.*

**W**HEREAS divers great Grievances have happened within this Province through the many Cheats and Deceits that many have used in disposing and altering the marks and quality's of Tobacco after the said Tobacco hath been Seized and Received by the Sherrifs either for Fines or Leavies, or hath been paid away to Merchants or others and by them marked and Received, whereby the publick have been much abused and wronged, and many private persons have Received great Damages in the said Goods.

**B E I T T H E R E F O R E E N A C T E D** by the King and Queens most Excellent Majesty's by and with the Advice and Consent of this present General Assembly and the Authority of the same, That what Person soever shall dispose of any Tobacco or other Goods Seized on and Received by the Sherrif for Fines or Leavy's or other publick Officers Fees, or that shall alter or scratch out the mark of any Tobacco so Received, or shall alter or change the quality of Tobacco so Received, or by any Merchant or others Received, either by uncausing or otherwise, without any Lawful Order or Warrant in Writing under the Hand of such Sherrif who Received the same, or of such Merchant or other Person who had received and marked the same, or for whose use the same was received and marked, shall be liable being Convicted by Confession or sufficient Witnesses in some Court of this Province to Restore four Fold to the party grieved, and stand in the Pillory two full Hours during the Court-time, with his Offence fairly written in a piece of paper and placed upon his Back. Provided that no person shall be impleaded or prosecuted upon this Act after three Years from the time that the Fact shall be committed.

*An Act for appointing Coroners in each Respective County.*

**W**HEREAS there has many Inconveniency's happened in this Province for want of appointing Coroners in each Respective County.

**B E I T E N A C T E D** by the King and Queens Most Excellent Majesties by and with the Advice and Consent of this present General Assembly and the Authority of the same, That the Governour for the time being do Constitute and appoint such person or persons from time to time to be Coronets, as he shall judge most able and best qualified for that Office in each respective County in this Province, And Be It Further Enacted by the Authority aforesaid, by and with the Advice and Consent aforesaid, that the Governour give out Commission to such persons, to the Intents and purposes aforesaid, and that the same as near as may be concur with the Laws and Constitution of England. And that an Oath be Administered to every such Coroner by appointment of the Governour of their entering into the said Office according to the form of the Oath of a Coroner in England.