

C H A P. XIII.

An Act continuing an Act, entitled, ' A Supplementary Act to the Act, entitled, ^{Passed 15th Oct. 1760.}
*An Act ascertaining the Height of Fences; to prevent the Evil occasioned by the
 Multitude of Horses, and restraining Horse-Rangers within this Province; and
 to redress the great Evil accruing to this Province by the Multiplicity of useless
 Horses, Mares and Colts that run in the Woods.* Lib. H.S. fol. 391. EXP.
 * 1750, ch. 25, hereby continued 3 Years, &c.

C H A P. XIV.

An Act to augment the Salaries of several Inspectors. Lib. H.S. fol. 392. Ditto.
 EXP.

To continue during the Inspection Law of 1753, ch. 22; which Expired the 1st December 1763.

C H A P. XV.

An Act continuing an Act, entitled, ' An Act to remedy some Evils relating to ^{Ditto.}
 Servants. Lib. H.S. fol. 393. EXP.

* 1750, ch. 5, hereby continued 3 Years, &c.

C H A P. XVI.

An ACT for increasing the Allowance of Grand and Petit Jurors, ^{Ditto.}
 who shall attend the Provincial Court, to limit Cofts with re-
 spect to Witnesses, and granting them an Allowance for itine-
 rant Charges. Lib. H.S. fol. 393. .

WHEREAS the Allowances heretofore made to Grand and Petit Ju- ^{Preamble.}
 rors attending the Provincial Court, are so small, that the same
 are not sufficient to maintain such Jurymen during the Time of
 their Attendance; In order therefore that reasonable Provision may be made
 for them, it is humbly prayed that it may be Enacted;

II. And be it Enacted, by the Right Honourable the Lord Proprietary, by and ^{Petit Jurors}
 with the Advice and Consent of his Lordship's Governor, and the Upper and Lower ^{attending the}
 Houses of Assembly, and the Authority of the same, That from and after the ^{Provincial}
 End of this Session of Assembly, there shall be allowed to every Petit Juror, ^{Court, to}
 who shall be Summoned and Attend at the Provincial Court, in Lieu and in ^{have 48^{lb}}
 Stead of all or any Allowance or Allowances by any former Act or Acts of ^{Tobacco per}
 Assembly of this Province, the Quantity of Forty-eight Pounds of Tobacco ^{Diem,}
 per Day for every Day such Petit Juror shall attend the Provincial Court a-
 foresaid, in the Public Levy of this Province, and be paid in the County
 where such Juror resides, besides the Quantity of Ninety-six Pounds of To- ^{and 96^{lb} To-}
 bacco, which shall be allowed to every full Jury who shall pass their Verdict ^{bacco to every}
 in any Cause, to be paid by the Party for whom such Verdict shall pass, and ^{full Jury pas-}
 be allowed in the Bills of Cofts as usual, and no more; any Law, Statute, ^{sing Verdict.}
 or Usage, to the contrary notwithstanding.

III. And be it further Enacted, That in case any Jury, who shall be ^{The same Al-}
 Sworn and Charged in any Cause, shall be ready to give their Verdict therein, ^{lowance to e-}
 but the Plaintiff or Plaintiffs in such Cause shall refuse to appear to such Ver- ^{very full Ju-}
 dict, whereby the said Plaintiff or Plaintiffs in such Cause shall be Nonsuit, ^{ry, where the}
 that then and in such Case, the said Jury shall be allowed the aforesaid Quanti- ^{Plaintiff shall}
 ty of Ninety-six Pounds of Tobacco, in the same Manner as if they had given ^{refuse to ap-}
 their Verdict in such Cause, and the same shall be paid by the Defendant or ^{pear to the}
 Defendants therein, and be allowed in his, her, or their Bill of Cofts against ^{Verdict.}
 the Plaintiff or Plaintiffs in such Cause.

IV. And be it further Enacted, That it shall and may be lawful for the ^{Grand Jurors}
 Justices of the Provincial Court of this Province, to allow unto the Grand ^{to be allowed}
 Jurors, who shall Serve in the Provincial Court, towards defraying the Ex- ^{not exceeding}
 pences of the said Jurors attending the said Court, for every Court they shall ^{6000^{lb} To-}
 attend, any Quantity of Tobacco, not exceeding Six Thousand Pounds, ^{bacco for e-}
 which ^{very Provin-}
 cial Court.