C H A P.

An Act continuing an Act, entitled, . A Supplementary Act to the Act, entitled, Passed 15th, 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.

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

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

EXP.

C H A P. An AEt continuing an AEt, entitled, An AEt to remedy some Evils relating to 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, who shall attend the Provincial Court, to limit Costs with respect to Witnesses, and granting them an Allowance for itinerant Charges. Lib. H.S. fol. 393.

THEREAS 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 Confent 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 Court, to End of this Session of Assembly, there shall be allowed to every Petit Juror, have 48 fb who shall be Summoned and Attend at the Provincial Court, in Lieu and in Tobacco per Stead of all or any Allowance or Allowances by any former Act or Acts of Assembly of this Province, the Quantity of Forty-eight Pounds of Tobacco per Day for every Day such Petit Juror shall attend the Provincial Court aforesaid, 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 to Towhere such Juror rendes, beinges the Quantity of Tymety-in Lounds of baccoto every bacco, which shall be allowed to every full Jury who shall pass their Verdict full Jury passes, which shall be allowed to every full Jury passes. in any Cause, to be paid by the Party for whom such Verdict shall pass, and sing Verdict. be allowed in the Bills of Costs as usual, and no more; any Law, Statute, 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 ebut the Plaintiff or Plaintiffs in such Cause shall refuse to appear to such Ver-ry, where the dict, whereby the said Plaintiff or Plaintiffs in such Cause shall be Nonsuit, Plaintiff shall that then and in such Case, the said Jury shall be allowed the aforesaid Quanti- pear to the ty of Ninety-six Pounds of Tobacco, in the same Manner as if they had given Verdict. their Verdict in such Cause, and the same shall be paid by the Defendant or Defendants therein, and be allowed in his, her, or their Bill of Costs against 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- 6000 th Topences of the said Jurors attending the said Court, for every Court they shall bacco for eattend, any Quantity of Tobacco, not exceeding Six Thousand Pounds, cial Court.