CHAP. which shall be allowed in the Public Levy of this Province, and paid in the respective Counties where they reside.

V. And he it further Enacted, That it shall and may be lawful for the Itinerant 48 lb Tobac- Justices of the said Provincial Court, to allow to every Grand and Petit Ju-Charges at co per Day to ror, who shall be Summoned and Attend the said Court, over and above the be allowed e- Allowances aforesaid, for so many Days itinerant Charges as the said Justices very Grand and Petit Ju- shall think reasonable, at the Rate of Forty-eight Pounds of Tobacco per ror attending Day, to be allowed and paid in the same Manner as the other Allowances herein mentioned are directed to be allowed and paid. theProvincial Court.

VI. And whereas it has been a frequent Practice among Parties to Suits, No more to summon several Witnesses to the Proof of one and the same Matter of Charge to be Fact in a Cause, and many others who really know nothing of the Fact, allowed in the Bill of only to enhance the Costs, to the great Burthen and Oppression of the Party, Costs than of nesses, to the who, by the Judgment of the Court in such Cause, is awarded to pay the Proof of any Costs of such Suit; For Prevention whereof for the suture; Be it Enasted, That in any Action or Actions to be commenced after the End of this Session particular Fact, &c. of Assembly, there shall not be allowed the Charge of more than Three Witnesses to the Proof of any one particular Matter of Fact, or of any other Witness or Witnesses who shall appear to the Court to have been unnecessarily fummoned.

Witnesses refiding in 0-

moned to attend as a Witness, to testify at any County Court within this Proties, shall be vince, and who shall at the same Time reside in a different County than that allowed itine- where such Court shall be held, to which he or she shall be summoned to atat the Rate of tend to give his or her Evidence, that it shall and may be lawful in such Case, 24th Tobac- for the Justices of the same Court, to allow to such Witness for so many co per Days itinerant Charges as the said Justices shall think reasonable, at the Rate of Twenty-four Pounds of Tobacco per Day, over and besides the Time that such Witness shall attend such Court to which he or she shall be summoned to give Evidence. Provided always, and be it surther Enaced, That it shall and may be lawful for the several and respective Inhabitants and Suitors to Pay and Discharge the said several and respective Quantities of Tobacco in Current Money, at the Rate of Twelve Shillings and Six-pence per Centum, in the same Manner as they are enabled to pay and discharge the Public and County Levy.

VII. And be it further Enacted, That where any Person shall be sum-

All which may be difcharged in Money at 12/5 per Cent.

Duration.

VIII. This Act to continue for Three Years, and to the End of the next Session of Assembly which shall happen after the Expiration of the said Three Years.

Examined and Compared with the Original Act, REVERDY GHISELIN,

Farther continued for 3 Years, &c. by 1763, ch. 5.

At