

I N D E X.

BRIDGES.

Heads of Rivers, Creeks, &c. and other low and miry Places. But no Trees fit for Clap-board or Cooper's Timber shall be cut down, nor any Trees for the building or repairing of any Bridges maintained at the Public or County Charge. 1724, *ch. 14, §. 2* and 3.

3. The County Courts shall not levy above 8000^{lb} Tobacco at any One Time, for the compleat Repairing of any One Bridge: Nor above 20,000^{lb} Tobacco for the Erecting and Building of any one new Bridge in any one County; if more be adjudged necessary, they must apply to the General Assembly for Leave to levy the same. 1748, *ch. 20, §. 3.*

4. Owners of Water-Mills built on any Branch, &c. where any Public Road crosses, shall make and maintain good and sufficient Bridges, &c. 1753, *ch. 16, §. 2*; and 1756, *ch. 12, §. 2, 3.* See *Water-Mills, 6 and 7.*

See also *High-Ways, 1, 12—15. Levies, 6, 7.*

BURGESSES. See *Delegates.*

BURGLARY, not to be tried in the County Court.

1715, *ch. 26, §. 1.*

BURIALS. See *Births.*

BURNING of BOATS. See *Boats, 2.*

BURNING of COURT-HOUSES. See *Court-Houses, 15.*

BURNING of DWELLING-HOUSES, how punishable in Slaves. See *Negroes, 34, 37, 38.*

BURNING of PUBLIC WAREHOUSES. See *Warehouses, 12, 13.*

BURNING of TOBACCO. See *Tobacco-Houses, 1.*

BURNING of TOBACCO-HOUSES. See *Negroes, 38. Tobacco-Houses, 1.*

BUYERS of STOLEN HORSES. See *Horse-Stealers.*

BYE-LAWS. See *Annapolis, 14. Schools, 3, 20.*

C.

CANONS.

THE Bye-Laws, Rules, &c. made by the Governors and Visitors of Free-Schools, shall be no ways contrary to the Canons of the Church of England. 1696, *ch. 17, §. 7*; and 1723, *ch. 19, §. 6.*

See *Schools, 3, 20.*

CASE. See *Limitation of Actions, 1, 2.*

CASK. See *Flour. Gauge of Barrels. Inspectors, 21.*

CATTLE. See *Annapolis, 3. Guardians, 7. Negroes, 30. Rangers, 1. Warehouses, 3.*

CERTIFICATE LANDS.

Lands Surveyed by any Lawful Surveyor, by virtue of his Lordship's Warrant, within Five Years past, at any Time before the 10th July 1689, and no Patent as yet granted for the same, shall, on Proof thereof by the Surveyor's Certificate, &c. and Record in the County Court, within Twelve Months after the Publication of this Act, be held by the Persons to whom such Warrants were granted, in Fee-simple, as fully as if Patent from his Lordship had been granted for the same. 1692, *ch. 8.*

CHALLENGE PEREMPTORY. See *Boats, 1. Negroes, 35, 37.*

CHANCERY.

1. No Suit to be brought into Chancery, wherein the original Debt or Damages doth not amount to 1201^{lb} Tobacco, or 5 *l. o. s. 1 d.* in Money. 1715, *ch. 41, §. 7.*

2. Persons, thinking themselves aggrieved by any Decree in Chancery, may appeal to the Governor in Council, wherein each Member shall have a full Voice. 1721, *ch. 14, §. 3.*

3. Appeals from the Court of Chancery to the Court of Appeals, shall be subject to the same Re-

CHANCERY.

gulations, &c. as Appeals from the Courts of Common Law. 1729, *ch. 3, §. 3.*

See *Administration Bonds, 1. Advancement of Justice, 4. Annapolis, 7. Appeals, 10, 13. Bankrupts, 3, 4. Injunctions, 1, 2.*

CHIEF JUSTICE of the County. See *Indians, 11. President of the County-Court.*

CHOPTANK INDIANS. See *Indians Lands, 9, &c.*

CHURCHES. See *Vestry, 27, 28.*

CHURCH LANDS.

1. The Titles of all Lands, formerly given to any Church or Chapel, whereon the Parishes have built Churches, &c. are confirmed to such Parishes for ever, notwithstanding the Want of Deeds, and of enrolling or recording the same. 1704, *ch. 38, §. 1, 2.*

2. The several County Grand Juries, next after the Publication of this Act, were required to enquire by what Title such Lands were held, and to render Account thereof to the several County Courts, who were impowered to examine Witnesses in *perpetuum Rei Memoriam*, and cause the same to be recorded: And such Record to be sufficient Proof both of the Donation and Quantity. *Ibid. §. 3.*

3. Where such Lands appear to have been given, but the Quantity not mentioned by the Donor, the Vestry were impowered to demand and take Two Acres, and and cause the same to be marked and staked out; and to return Two Certificates thereof, One to be recorded in the County Court, the other to be registered in the High Court of Chancery. *Ibid. §. 4.*

4. The Vestry of any Parish, having fixed on any Place, by them thought most for the Conveniency of the Parishioners, to fix any Church or Chapel of Ease, may apply to the County Court, who shall order a Jury of Enquiry to be impanelled for condemning Two Acres for the said Use; who shall proceed according to the Act of 1697, *ch. 5. Ibid. §. 5.*

5. Any Devise of Lands or Tenements to the Use of any Church, &c. or for Support or Maintainance of the Clergy of the Church of England, or to the Use of the Church, or Support of the Protestant Religion in general, without mentioning to what Church, Chapel, or Person, shall be good in Law, notwithstanding such Omission, or any Uncertainty in the Wording of the Will, if the Sense of the Testator can be reasonably collected from the Will. 1722, *ch. 4, §. 2.*

6. Where the Intent of the Testator is at large, the Land so devised, shall go to the Parish or Incumbent where the Land lies, in the same Manner as Glebes are held. Provided the Will be signed in Presence of Three or more credible Witnesses, and duly proved. *Ibid. §. 3, 4.*

7. This Act shall not affect Lands heretofore or now disputed at Law. *Ibid. §. 4.*

CHURCH OF ENGLAND.

The Book of Common Prayer, and Administration of the Sacraments, &c. according to the Uses of the Church of England, &c. shall be solemnly Read by every Minister or Reader in every Church settled and established within this Province. And all Congregations and Places for Public Worship, according to the Usage of the Church of England, for the Maintainance of whose Ministers any certain Income is or shall be established by the Laws of this Province, shall be deemed Settled and Established Churches. 1702, *ch. 1, §. 2.*

N. B. For the first Establishment of the Church of England in this Province, the Division of the several Counties into Parishes, Building of Parish Churches, Election and Powers of Vestries, and Maintainance of the Clergy; see 1692, *ch. 2.*

See *Orphans, 7. Schools, 25.*

CHURCH-WARDENS. See *Cursing, &c. per Tot. Fornication, 2—4. Inspectors, 3—7, 10—12. Protestant Interest, 7. Tobacco Run, 4. Vestry, 20, 21. CLAP-*