#### RECORDS.

ments: One Half to the Support of Government, the other Half to the Party grieved; and shall also be Pillored, Nailed, and Cropped. 1715, ch. 11. See Court Houses, 15.

RECTOR. See Schools, 1—10.

#### RED FOXES.

1. Persons killing any Red Fox in the Counties of Kent, Queen Anne's, and Talbot, and bringing the Head to any Justice of the Peace for the aforesaid Counties, (which Magistrate shall destroy the same, and give a Certificate thereof,) shall be allowed 20th Tobacco for every such Head, in the County Levy. 1749, ch. 9,

2. But no fuch Allowance shall be made to any others than Residents in the said Counties; nor to them, unless it shall appear (by Oath or Affirmation) that fuch Fox was actually killed in the County where the Allowance is prayed. Ibid. §. 4.

3. Such Allowance may be discharged as all other Public and County Levies are discharged. Ibid. §. 5.

REGISTER of a Free School. See Schools, 31. REGRATORS. See Ingrossers. RELIGIOUS WORSHIP. See Church of England. REPLEVIN. See Limitation of Actions, 1.

#### RESIDENTS.

1. No Person shall hold any Office of Trust or Profit within this Province, either by himself or his Deputy, who hath not resided therein for the full Space of Three Years; except Persons who have immediate Commission from the Crown. 1704, ch. 93, §. 1, 2. 2. Persons so commissioned by the Crown, shall ac-

tually inhabit in this Province, and exercise their Offices in their own Persons, and not by Deputy, without particular Leave from the Crown. Ibid. §. 3.

3. For removing all Doubts that may arise, concerning the Persons who shall be deemed Inhabitants of this Province, so as to reap the Benefit of the Laws as Inhabitants; it is declared, that no other Person is hereby intended, but such as have actually lived and inhabited within this Province for the full Term of Three Years; and that they only shall reap the Benefits, &c. as aforesaid, in their own Right. 1721, ch. 9, §. 4.

4. Inhabitants of Charles-Town in Cacil County, after one Year's Residence therein, shall be adjudged Residents of this Province, and enjoy all the Kights, &c. of Residents. 1742, ch. 23, §. 20.

See Bacon, &c. 6, 7. Collectors, 1. Country Bot-

toms, per Tot. RESIDUARY LEGATEE may fue the Executor or Administrator after Twelve Months. See Admini-

strators, 15. RESISTING. See Negroes, 31, 44, 45. RIGHT of the CAUSE. See Advancement of Justice, I. Small Debts, I.

RIGHTS to Town Lands secured. See Town Lands. RINGS. See Guardians, 8. ROADS. See Highways.

# ROBBERY.

Not to be tried in the County Court. 1715, ch. 26, §. 1. See Thieving, 1. ROYAL PREROGATIVE. See Schools, 3, 20. RULES of COURT. See Provincial Court, 2. County Court, 13. RUM. See Liquors Imported.

# RUNAWAYS.

1. Servants by Indenture, Custom of the Country, or Hire, travelling by Land or Water, Ten Miles from Home, without a Note from their Master, &c. or Overseer, shall be liable to be taken up, and suffer as

Runaways. 1715, ch. 44, §. 1. 2. Persons travelling out of their own Counties, without a Pass under the County Scal (for which they

# RUNAWAYS.

shall pay 10th Tobacco, or One Shilling in Money) and not being fufficiently known, or able to give a good Account of themselves to the Magistrate before whom they shall be brought, shall be deemed Runaways, and suffer accordingly. Ibid. §. 5.

3. Every Person seizing or taking up such Runaways travelling without Passes, and not able to give Account of themselves as aforesaid, shall receive 200 to Tobacco from the Owner of such Runaway Servant, Negro, or Slave, so apprehended. And if such Runaway be not a Servant, and refuse to pay the same, he or she shall make Satisfaction by Servitude or otherwise, as the Justices of the Provincial or County Courts shall think fit. Ibid. §. 6.

4. Indians seizing any Runaway Servant or Slave, and bringing them before a Magistrate, shall have a Match-Coat, or the Value thereof, paid by the County wherein apprehended. And such Runaway, if not a Slave, shall reimburse the County by Servitude or otherwise, as the Justices shall think fit. Ibid. §. 7.

5. Persons apprehended as Runaways, shall be carried before the next County Magistrate, who is impowered to take them into Custody, or otherwise secure and dispose of them, till they find Security to answer at the next County Court, as he shall think fit. And the Court shall secure them till they make Satisfaction, as by this Act is required, to the Party apprehending them; unless they make such Satisfaction before the Court shall happen. Ibid. §. 8.

6. That Masters, &c. may have Notice of Runaway Servants, &c. Notes of the Names of Persons so apprehended, shall be set up at the adjacent County Courts, Provincial Court and Secretary's Office, for public View. Ibid.

. For every Runaway Servant or Slave, taken up in Pennsylvania or Virginia, and delivered to some Magistrate in this Province, the Owner shall pay 400 to Tobacco and Cask, or Forty Shillings in Money to the Person so doing, on his producing a Certificate from the Magistrate or Sheriff, of the Delivery of such Runaway: Except Runaways brought from Accomack into Somerset County, or that Side of Virginia next the River Patowmack, for which only 200th Tobacco, or Twenty Shillings, shall be paid. For which Sums fuch Runaway shall make Satisfaction by Service or otherwise, besides such Recompence for Absence as the Court shall adjudge. Ibid. §. 19.

8. Free-men, so apprehended, and refusing such Payment, shall be Committed, till Satisfaction be made

or fecured. Ibid. §. 20. 9. Persons taken up as suspected Runaways, (except Negroes and Mulattoes) and committed by a Magistrate to the Sheriff or Jaylor, shall not be held in Custody

longer than Six Months. And, if such Person can, within that Time, make Proof that he is no Servant, he may, by any Two Justices of the County, be discharged, on serving the Sheriff or Jaylor, so many Days as he or she was in Custody, or paying 10 to Tobacco per Day, and also paying the Person who took him or her up, 200th Tobacco, or Twenty Days Service in lieu thereof. And the Sheriff or Jaylor, detaining such Person after Order of the Justices, or Expiration of the Six Months, and Payment of Fees, shall be liable to an Action of false Imprisonment.

Ibid. §. 35.
10. Sheriffs, having any Runaway Servants or Slaves committed to their Custody, after One Month's Notice to the Owner, if living in this Province, or Two Months Notice, if living in any neighbouring Province, if fuch Owner do not appear within the Time limited, and pay or secure the Imprisonment Fees and Charges of taking up; fuch Sheriff shall set up Notes appointing the Time (not less than Ten Days after the Time limited as aforesaid) and Place for felling such Servants or Slaves by Public Vendue, and pay himself the Imprisonment Fees, and also pay the Charges due upon taking them up, out of the Pro-