

moned to Serve in the said Court, the Sum of *Thirty Pounds of Tobacco* for every Day such Juror shall attend in such Service; to be paid them in the publick Levy besides the Sum of *One Hundred and Twenty Pounds of Tobacco*, to be allowed every full Jury that shall pass their Verdict in any Cause, to be paid by the Party for whom such Verdict shall pass, and be allowed in the Bill of Costs, as usual; and that the Clerk of the Provincial Court, for the time being, lay a List of all Persons that Served as petty Jurors in the Provincial Court, with an Account of the number of Days they attended, and the Counties they were returned for, before the Committee for laying and apportioning the publick Levy, Yearly, under the Penalty of *Six Thousand Pounds of Tobacco*, to the King, his Heirs and Successors, for Support of Government, to be recovered by Bill, Plaint or Information, wherein no Essoyn, Protection or Wager of Law shall be allowed; for which he shall be allowed in the Publick Levy *Two Hundred Pounds of Tobacco*, and no more.

Petty Jurors allowance in Provincial Courts per Day,

And Cause,

And to prevent Partiality in Jurors, *Be it Enacted by the Authority, Advice and Consent aforesaid*, That no Sheriff shall Summons any Person to serve as a Petty Juror in any Court whatsoever, where he hath Knowledge such Person hath any Matter of Fact depending for Tryal at the same Court he is Summoned to serve in; and that no Person having such Matter of Fact depending for Tryal, as aforesaid, shall be admitted as a qualified Juror, between Party and Party, during the sitting of such Court that such Matter of Fact shall be, or expected to be tryed in.

None to be Jurors that have Issues in fact depending

*And be it further Enacted by the Authority, Advice and Consent aforesaid*, That it shall and may be lawful for the Justices of the Provincial Court to allow unto every Person or Persons that shall be legally Summoned, to give their Evidence in the said Courts, the Sum of *Forty Pounds of Tobacco*, and no more, for every Day they attend at such Court, together with their Itinerant Charges, as usual to be allowed by the Court, and paid by the Person Summoning them, and to be Charged in the Bill of Costs, in Cases of *Meum* and *Tuum*, and in all cases Criminal, to be paid according to the directions of the Act of Assembly of this Province, *For speedy Tryal of Criminals, and for the Payment of their Fees*. And that it shall and may be lawful for the Justices of the severall and respective County Courts of this Province to allow unto every Person or Persons that shall be Summoned to give their Evidence, in their severall and respective Courts, in any Action or Controversy depending in the said Courts, the Sum of *Thirty Pounds of Tobacco* for every Day they attend as an Evidence, until such Cause shall be ended, and no more, to be paid in the same manner as Evidences that attend the Provincial Courts are herein before directed to be paid.

Witnesses allowance in the Provincial Court and how to be paid in cases Civil,

And Criminal,

How to be allowed and paid in the County Courts,

An Act for quieting Possessions, Enrolling Conveyances and securing the Estates of Purchasers.

As much as a good and beneficial Law, entituled, *An Act for quieting of Possessions*, was made the Twenty Seventh Day of March, Anno Domini

The Act of 1678 Approved.