Licence.

Tive Penalty-

that shall presume to keep Ordinary without Licence first had and obkeep Ordinary without tained as aforesaid, shall for every Month he or they shall keep Ordinary as aforefaid, forfeit and pay Iwo Thousand Pounds of Tobacco, and so proportionably for a longer or shorter Time that any Person shall sell Liquors, or do contrary to this Law, One Half to his Lordship, his Heirs and Successors, for the Use aforesaid, and the other Half to him or them that shall sue for the same, to be recovered in any Court of Record within this Province, by Bill, Plaint or Information, wherein no Esloyn, Protection or Wager of Law to be allowed

None to sell Liquers by Rot til, unleis, &c.

And be it surther Enacted, by the Authority aforesaid, That no Person or Persons inhabiting within this Province, not having lawful Licence, shall sell by Retail, unless sold at the common and usual Rates of such Liquors between Merchants and Others, any Syder, Quince-Drink, or other strong Liquors, to be drank in his, her or their Houses, or about his, her or their Plantation, upon Forseiture of every Time he, she or they shall be legally convict thereof, the Sum of One Thousand Pounds of Tobacco, One Half thereof to his Lordship, his Heirs and Successors, for the Use aforesaid, and the other Half to the Informer, or to him or them that shall sue for the same; to be recovered as aforesaid.

Ordinary-Keepers not

And whereas it has been found prejudicial to the Inhabitants of this Province, that Ordinary-keepers and Inn-holders have frequently enterloosePersons, tained divers Free-Men and Loose Persons a great Time Tippling at their Houses, as well to to the great Damage of many Persons, as their own Ruin,

But must give Secuentertain loose Persons.

Be it therefore Enacted by the Authority aforesaid, by and with the Advice and Consent aforesaid, That it shall not be Lawful for any such Ordinary-keeper or Inn-holder to keep such Ordinary or reded, not to House of Entertainment until they have entred into Recognizance before the Justices of each respective County-Court granting such Licences, with two sufficient Sureties to the Value of Twenty Pounds Sterling, That they shall not Entertain any Free-Man or loose Person in their Houses above twenty sour Hours, (Court times excepted) unless such Person be capable to give his Vote for a Delegate in the said County, or that he be retained as a Servant to the said Ordinary-keeper or Inn-holder, nor shall Entertain any other Person whatsoever, that shall be noted to such Ordinary-keeper as a Common Tippler, by the Justices of such County-Court; any Law, Usage or Custom to the contrary notwithstanding.

Or Common Tiplers.

And whereas daily Experience shews the great Prejudice to the As to Sailors. Owners and Masters of Merchants Ships and Vessels trading into this Province, by Ordinary-keepers entertaining of Sailors and others to such Ships and Vessels belonging, and trusting and encouraging them to continue Tippling in their Houses, to the Prejudice of Trade within this Province, preventing and impeding the Dispatch of such Ships and Vessels, and very often when such Sailors have spent all their Wages in such Ordinaries, it occasions and induces them to Run away and defert the Ships and Vessels whereto they belong. For the Prevention whereof,