

WHATEVER Person, Resident in this Province, shall procure himself married in any of the neighbouring Colonies, unless the Woman so married resides there, shall also be liable to the Fine of *Five Thousand Pounds Tobacco*.

EVERY Person married by Licence, who shall be married in the Church or Chappel or come to the Ministers House, shall pay as a Fee, *Ten Shillings* and no more. And in case of Publication of Banns, and coming to the Ministers Dwelling House to be married, there shall be paid to the Minister, as a Fee for such Marriage, *One Hundred Pounds Tobacco, or Six Shillings and Eight Pence* current Money, ready Pay, and no more; which Fee shall be taken as a full Fee, both for the Publication of the Banns, and for the Solemnization of such Marriage.

It is Provided that this Act or any thing therein contained, shall not extend or be construed to extend to any Persons or Persuasions in Religion, different from that of the Church of *England*; but that all such Persons, and the Manner of their Proceeding in Marriage, may remain entirely unaltered by this Act, and in the same Circumstances, as if this Act had never been made.

Passed October 10th, 1722. } **ACT to confirm Lands devised for the Use of the Church.**

ANY Lands or Tenements devised at or before passing this Act, to the Use of any Church or Chappel, or for Support of the Clergy or Ministry of the Church of *England*, as by Law established, or support of the Protestant Religion in general, without particularly mentioning to what Church, Chappel or Person, shall be good and effectual in Law, notwithstanding such Omission or any Ambiguity or Uncertainty in the Wording of any Will, if the Intent of the Testator can be reasonably collected from the Words of the Will.

WHERE the Intent of the Testator is at large, and it does not appear to what Church or Chappel such Lands are devised, the same shall go to the Parish or Incumbent, where such Lands ly, in the same Manner as Glebes are commonly held.

PROVIDED, that this Law shall no wise affect any Lands formerly disputed in Law, or escheated, or about which there was any Contest at the Time of passing this Law; and Provided, that such Will or Wills, have and shall be signed by the Testator so devising, or by some other Person in his Presence, and by his express Directions, in the Presence of three or more creditable Witnesses.

Passed May 10, 1730. } **Supplementary ACT to the Act for establishing Religious Worship.**

IF any Person shall from and after this Session of Assembly, be chosen and elected as a Vestry Man in any Parish, and after convenient Notice of such Election is to him given, by the Register of the Parish, refuses