

forfeiting for every Quantity of such strong and spirituous Liquor or mixed Drink, sold at one time to one or more Persons, the Sum of *Thirty Shillings* current Money, to be recovered before a single Magistrate and applied as herein after directed.

It shall not be lawful for any Person or Persons, except licenced Ordinary-Keepers, at the Time of Horse Racing as aforesaid, to set up or cause to be set up a Booth or other Conveniency on or near any publick Road, or at any other place, except where Fairs established by Act of Assembly, Charter or Bye Law of any Corporation are held; and sell or dispose of thereat any Quantity of Wine, Rum, Brandy, Cyder or other mixed Drink in which is contained any such strong or spirituous Liquor, under the Penalty of *Thirty Shillings* current Money, for every Quantity of said Liquors or mixed Drink sold at one time, to one or more Persons, to be recovered before one Justice of the Peace, as in case of small Debts, and applied as herein after directed. Provided always, that it shall not be lawful for any licenced Ordinary-Keeper to sell or dispose of, after Sunset, at the Time and Place of Horse Racing as aforesaid, any Liquors or mixed Drink, on pain of forfeiting for every such Offence the Sum of *Five Pounds* current Money, to be recovered with Costs in the County Court where the Offence shall be committed.

It shall not be lawful for any Master or Commander or any other Officer, Skipper or Sailor belonging to any Ship, Sloop or other Vessel within the Province, to sell, except to Sailors belonging to themselves, or to Persons employed to labour aboard any such Ship, Sloop or other Vessel, any Wine, Rum, Cyder, Brandy or other spirituous Liquors, or any mixed Drink, in which is contained any such spirituous Liquor, and suffer the same to be drank in such Vessel, under the Penalty of *Thirty Shillings* current Money for every Quantity of such Liquor or mixed Drink so sold and suffered to be drank as aforesaid, to be recovered before one Justice of the Peace, as in case of small Debts, and applied as herein after directed.

If any Ordinary-Keeper or Inn Holder within the Province, shall presume to trust or credit any Person or Persons other than Travellers more or above the Sum of *Ten Shillings* current Money, he, she or they so trusting or crediting any Person or Persons more than the Sum of *Ten Shillings* as aforesaid, for any sorts of strong Liquors or other Tavern Expences, shall lose the Debt, and thereby be disabled from ever recovering the same or any part thereof: And in any Action in a Court of Justice or Dispute before a Justice of the Peace, between any Ordinary-Keeper or Inn Holder, and any Person or Persons, other than Travellers, for any Debt so as aforesaid contracted, such Court and the Jury in any trial by a Jury or Justice of the Peace, shall by Virtue of this Act consider and inquire, whether any part of such Debt so sued or claimed, be contracted contrary to the true Intent and Meaning of this Act; and if it appear to be so, then the Plaintiff shall