

charge other or higher Fees, than limited by the Act entitled, An Act for amending the Staple of Tobacco, for preventing Frauds in his Majesty's Customs, and for Limitation of Officers Fees.

WHICH said Oaths beforementioned, shall be severally returned by the Magistrate before whom the same shall be taken, to the Provincial or County Offices, as the Case shall require, and be there entered on Record. And that all and every Person or Persons, claiming Right to any Fee or Fees, allowed by this Act, shall be obliged to set up and affix in the most public Place of his Office, a Table of Fees, to the Intent that all Persons concerned may have Recourse to the same.

THAT no Officer or Officers herein beforementioned, under the Penalty aforesaid, to be recovered as aforesaid, shall make or send out their Fees on Execution but once in every Year, and that between the First Day of *December*, and the Tenth Day of *January* yearly, during the Continuance of this Act. And that the Party or Parties charged, their Persons, Goods, or Chattles, shall not be executed for any of the aforesaid Fees, unless their Accounts be delivered them at or before the last Day of *February*, in any Year they shall be demanded.

THAT wherever any Deputy-Surveyor returns a Certificate or Certificates, for the Examination of the Examiner-General, and that the same shall be found erroneous, that in such Case, the Party for whose Use such Survey is made, shall not be burthened with double Fees, either by the Examiner-General or Deputy-Surveyor; but that the several Deputy-Surveyors shall pay the Examiner-General for any extraordinary Trouble they give him in re-examining, such Fees as by this Act is allowed to the Examiner-General.

That the several Inspectors shall be, and are hereby obliged, whenever they shall have inspected a Hoghead or Hogheads of Tobacco, to case and nail up the same in good Order, and according to the true Intent and Meaning of this Act immediately after inspecting the same.

THAT it shall and may be lawful for any the Sheriffs within this Province, and they are hereby directed and required at any Time, between the last of Day of *February*, and the Tenth Day of *June* next following, on Notice being to them respectively given, that any or either of the Inhabitants of the respective Counties, who is indebted to them respectively, as aforesaid (for which an Account hath been before the said last Day of *February* delivered to, or left at the Dwelling-House of the said Party), that the said Party is about to withdraw himself, or his Effects, from the Place of his or her Residence, whereby the said Sheriff may be hindred from executing the same according to Law, that then and in such Case, it shall and may be lawful for the said Sheriff to apply himself to any Magistrate of the County, and on such Sheriff's Application to, and on Oath made by the said Sheriff, or some other credible Person, before the said Magistrate, that the Sheriff or