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 Judge might be made
 any cause or matter arising in or for the execution of the office, nor
 be awarded against the person, nor the person of the necessary manate, or
 vests aforesaid) nor yet any process be awarded against the goods or estate
 parties said delivered to the Judge, or position containing the right or damage
 & the Judge shall signify the said petition to the Lieutenant Corral, desiring him
 right, or sufficient sum, damage as is demanded, or how cause why he referreth to
 the Lieutenant Corral shall refuse to do so; and that after any process awarded
 vests aforesaid, if the Lieutenant Corral shall refuse to set forth the appoint sufficient
 distress of goods to the value mentioned in the writ, no writ may be served or laid
 upon any other person or persons set forth & appointed by himself. The writ to endure for
 12 months from the first present day.

3. An Act for Rules of Judicature.

Right and just in all civil causes shall be determined according to the Law or most general
 usage of the Province since the plantation, to be determined by the Judge. And in defect
 of such Law or usage, the right & just shall be determined according to equity & good
 conscience; not neglecting so far as the Judge shall inform himself, and shall find in
 any controversy in the application to the Province, generally by using right & equity, a
 cause to be determined in England in the same or like cases.

And all crimes & offenses shall be judged & determined according to the Law of the
 Province, or (in defect of certain Law, then) according to the best discretion of the
 Court. Provided yet no person be adjudged of life, limb, or franchise, no
 be outlawed, or exiled, or fined to above the value of one hundred marks, or to be
 without Law certain of the Province; and that no corporal punishment be inflicted
 by virtue of the Act upon a gentleman. The writ to endure for 12 months from
 the first present day.

4. An Act touching Appeals.

No appeals shall be admitted from any inferior Court afore adjudged, yet in, and in
 sufficient manner shall be put in to the Justice of the said Court, for the
 question of the appeals within a certain time reasonably given, and for abide
 performing the judgment of the superior Court. And if the superior Court for
 cause of appeals, they may fine the appellant, and adjudge double damages to the
 respondent. The writ to endure for 12 months from the first present day.

5. An Act appointing Court-Days.

The first day (not being Sunday or holy day) in the second month of June, October,
 December, February, March, and April shall be ordinary Court-Days in the County of
 Marick. And the first day (not being Sunday or holy day) in the month of
 September, November, & January, and the next day (not being Sunday or holy day)
 the fourth day of December, January, & April, shall be
 Court-Days in every other County, within (and no day
 brought up) all issues, pleas, or petitions entered afore any the said Courts
 respectively (within the cognizance of the Court) shall be heard & or
 of either party. And no Court may be held for the determination of
 the process of more Judges) until all the Justices of the Peace in a County
 the Court or quorum consent to be awarded) shall be sworn
 reasonable time before. The writ to endure for 12 months from the first
 Day.

6. recorded