

Every one convicted of being drunk (to be determined by the Judge) by one  
sworn Judge, by view of two Judges, confession of the party, or testimony of two  
witnesses, shall forfeit one hundred weight of tobacco toward the building of a  
or five other publique use, as the Lord Proprietary or his Lieutenant. Command, shall  
good. If the offender be a servant and goes not willingly to satisfy the fine  
shall be imprisoned, or put in the stocks, fasting for four & twenty hours.  
This act to endure for three years from the present day.

19. An Act for the punishment of swearing

Every one convicted of profane swearing or swearing (to be determined by the Judge) by  
or before any sworn Judge, by swearing of the Judge, confession of the party, or testimony  
of two sworn witnesses shall forfeit five pound of tobacco to be employed to the building  
of a prison, or some other publique use. This act to endure for three years from  
the day.

20. An Act appointing a fee for sergeants of the trained band

The sergeant of the trained band in every hundred shall have four pound of tobacco  
upon every year in the hundred able to bear arms, for his art & pains in training of  
But if it were only two pound per year. This act to endure for three years from  
the day.

21. An Act touching taking up of land

Whoever any out entry upon any land to be sold of the Co. or taking out warrant for  
not laid in any certain place, he shall enter into rent the next Christmas following, or  
the right shall be to the owners by condition of plantation. And if the Surveyor  
found in delay after the warrant delivered to him, he shall be liable to the party to the  
value of the rent, till the rent returned to him. And the Surveyor shall be liable  
like manner for delay of drawing the patent, after the rent returned & warrant  
for drawing of it.

Every out claiming title to any land in certain, to be sold of the Co. may demand  
the claim to be entered upon record, & the entry shall bar all such claim of  
said land till the claim be tried.

Warrant for laying out of land (without any certain place assigned) delivered  
to the Surveyor, shall bind the Surveyor to lay the land out according to the order  
warranted & delivered to him, upon pain of recompense to the party aggrieved (according  
to the order or instructions to the contrary from or under the Lord Proprietary).

Upon the back side of every patent, or in a schedule annexed (before it be put  
the Seal) the Surveyor being requested demanded by the parties interested, shall deliver  
the plot of the grant, with all the bounds named upon the grant, & a fault & compass  
to it; by which bounds the grant shall be proved & in 1682 after. This act to  
endure for three years from the present day.

22. An Act touching Passes

No man after the publishing of the Act in the County, may without  
Judge of the County in Commission for the peace being, transport any  
the Proprietor, that it is obnoxious to inquiry for some real estate  
the parties or parties interested) may transport any ...  
or indictment (unsatisfied) upon record ...  
owner or tenant and liable as aforesaid ...  
being recompensed to all parties ...  
the present day.

Numbered