

... always and it is the true intent
and meaning of the Act that where any Justice of any
County Court being a full Court or above the number of
Seven shall agree together in Court sitting and consent
to lessen any Allowance hereby given or if it be to take y^e
same totally off, it shall and may be Lawfull to such full
Court to lessen and take off any part of the Allowance hereby
given and settled to the Commissioners of the said County Courts
and Entering such Rule in the Record shall for that year
be an absolute Law and rule for every Justice of that County
Court as to their Expences and it shall not be Lawfull to
Collect or raise any more Tobbaco for defraying the County
Court Justices Expences than by so much as by such Consent and
Rule shall be limited and agreed on as aforesaid and if they
see fit to make the same Rule or such other as they shall
agree on as aforesaid once in every Year during the Act any
thing herein to the contrary notwithstanding AND be it
further Enacted That one Act of Assembly made at a
General Assembly of this Province begun and held at y^e
City of St. Marys the Tenth day of May in the year of
our Lord one Thousand Six Hundred Ninety and two
intituled an Act Ascertainning the Expences of Commissioners
of the Provinciall and County Courts &c and is hereby utterly
repealed and made Void.