

110 the end of this session of ~~the~~ to make application to the Governour
~~for the time being~~ for the time being to grant a Commission to range as aforesaid
except such person produce a Certificate from under the hand of the Justices
of the County Courts within the said person is to range setting forth that he
is of good fame.

And be it further Enacted by the Authority aforesaid
by and with the Advice and Consent aforesaid that no person Commis-
sioned as aforesaid shall deputee any person as a Deputy to range the
woods and Forrests after Cattle and Horses as aforesaid except such person
be likewise approved of by the Justices of the County in which he is to
range as a Deputy.

And for as much as it is necessary to declare at what age Horses
Mares and Cattle shall be deemed wild

Doe it Enacted by the Authority aforesaid by and with the Ad-
vice and Consent aforesaid that it shall not be lawfull for any Ranger
within this province to take up and mark or otherwise dispose of any
Linnest Horse Mare Bull or Cow which shall not exceed the age of
three years Any Law Usage or Custom to the contrary notwithstanding.

And be it further Enacted by the Authority aforesaid
by and with the Advice and Consent aforesaid that the Justices in each
respective County within this province shall yearly and every year at
their County Court ^{the month} of November and March during the continuance
of this Act cause it to be read in open Court and likewise give it in
Charge to the Grand Jurys to enquire of any breaches thereof committed
by Wood rangers in that County.

And be it further enacted by the Authority aforesaid by and with
the Advice and Consent aforesaid that no person whatsoever shall presume to
range in the woods and Forrests after wild that Cattle and Horses without
a License from His Excellency the Governour in Chief for the time being under
the penalty of Five thousand pounds of Tobacco for every such offence
with forfeiture that every such unlicensed Ranger shall be taken or conveyed away
alive or dead One half to Our Sovereign Lady the Queen her heirs and Successors
the other half to the Informer or him or them that shall sue for the same by action
of Debt due plaint or Information in any Court of Record in this province within
the usual protection or waiver of Law to be allowed This Act to endure three years

(and to