

70
An Act ascertaining what shall be allowed to grand
and petit Jurors in the provincial and County Courts of this
province and Evidence Summoned to attend the said Courts

Be it Enacted by the Queen most Excellent Majesty by and with
the advice and Consent of her Majesty's President Council and Assembly of this
province and the Authority of the same that it shall and may be lawfull for
her Majesty's Justices of the peace Court of this province to allow unto the
Grand Jurors that shall serve in the peace Court of this province towards
the defraying the expenses of the said Jurors for every Court they shall attend any
Quantity of tobacco not exceeding three thousand pounds at the discretion of
such Justices to be paid out of the publick Levy of this province

And be it also Enacted by the authority of her Majesty and with the advice
and Consent of that it shall and may be lawfull for the Justices of the severall
and respective County Courts of this province to allow unto the grand Jurors that
shall serve in the said severall and respective County Courts any Sum of
tobacco at the discretion of the said Justices not exceeding five hundred pounds
for each Court they shall serve to be paid out of the severall and respective
County Leveys

And be it further Enacted by the authority advice and Consent aforesaid
that it shall and may be lawfull for the Justices of the peace Court to allow
unto every petit Juror Summoned to serve in the said Court the Sum of
thirty pounds of tobacco for every day such Juror shall attend in and
serve to be paid them in the publick Levy besides the Sum of one hundred
and twenty pounds of tobacco to be allowed every full Juror that shall pass their
verdict in any Cause to be paid by the party for whom such verdict shall pass
and allowed in the said Court as usual - And to prevent partiality

in Jurors Be it further Enacted by the Authority advice and
Consent aforesaid that no Juror shall Summon any person to serve
as a petit Juror in any Court or place where he hath knowledge such
person hath any matter of fact depending for try all at the same
Court and Summoned to serve in and that no person having such
matter of fact depending for try all as aforesaid shall be admitted as
a petit Juror between Party and party during the sitting of such
Court that such matter of fact shall not be expected to be tried in

And be it further Enacted by the Authority advice and
Consent aforesaid that it shall and may be lawfull for the
Justices of the provincial Court to allow unto every person or persons that
shall be lawfully Summoned to give their Evidence in the said Court
(in)