have been prevented by their Masters, by taking Care to keep them in due Order and Subjection, and sometimes Servants have been induced by the Encouragement, and sometimes by the Severity of their Masters, to commit Felonies and other Crimes, the Masters well knowing, that in case of Prosecution, the Experce thereof must have been born by the Publick, or the Inhabitants of the County or Counties where the Facts have been committed: For Remedy of

which Evils,

Re it Enacted by the Right Honourable the Lord Proprietary, by and with the Advice and Consent of his Lordship's Governour, and the Upper and Lower Houses of Assembly, and the Authority of the same, That from and after the End of this present Session of Assembly, it shall and may be lawful, to and for the several and respective ture all Chard Officers within this Province, to whom any Fees shall arile due on the Prosecuany Profecution of the Lord Proprietary, against any Servants that tion of White shall be imported into this Province, at any Time after the End of be paid by the this Session, to charge the same to, and recover the same from the Owners of Masters or Owners of such Servants, in the same Manner as if they such Servants, arose due from, and were the proper Debts of the Masters or Owners themselves, as by other Laws are provided: And that it shall not be lawful for any Officer or other Person, to charge the Publick, or any . County, for any Fees that shall arise due on the Prosecution of any the County. fuch Servants as aforesaid. Any Law, Statute, Usage, or Custom to the contrary, in any-wife, notwithstanding.

And be it further Enacted by the Authority, Advice, and Con-Sent aforesaid, That it shall and may be lawful to and for the Own-such Servants ers of such Servants, (unless the Offence whereof he, she, or they to have their shall be convicted be Capital, and that the Offender or Offenders are Recompence for such Charactually executed for the same,) at or before the Time of the Expi-ges, by such ration of such Servants Servitude, to carry such Servant to the Coun-Servitude of ty-court held for their County, and on their making it fully appear Servants, at to the Justices of such Court, how much Tobacco hath been paid by on of their them for such Servant, on Account of such Prosecutions, it shall and Time, as the may be lawful for the Justices of such Court, and they are hereby allow. required, to adjudge what Time (not exceeding Three Years,) they shall think reasonable, to serve the Owner in Recompence to such Fees paid as aforesaid; unless such Servant can make Payment there-

of in some other Manner.

And be it Enacted, by the Authority aforesaid, That all Masters and Owners of Women Servants, having Bastard Children, shall be Children to obliged to maintain such Bastard Children, at his and their own pro- be maintain'd by the Masper Cost and Charge, during the Continuance of such Servant Wo- ters of the man in his or their Service,

Provided, That it shall and may be lawful for the Justices of the County-court, where such Bastard Child or Children shall be born, to adjudge the Mother or Mothers of such Bastard Child or Children, known or inwhere the Father is unknown, or incapable to make any Satisfaction, capable, the to make her or their Master or Owners sull Satisfaction and Recom- Mother to pence by Servitude or otherwise, for maintaining and supporting such compences Bastard Child or Children. Any Law, Usage, or Custom to the contrary, notwithstanding.

Women who bore them.

And if the