AND BE IT FURTHER ENACTED, by the Authority, Advice, and Conjent aforefaid, That it is the true Intent and Meaning of this Act, that the Liberty given to the Indians aforefaid, shall extend only to the killing of Deer for their private Use, and not for Sale; and that it shall not be lawful for any Inhabitant within this Province, under the Penalty aforesaid, to be recovered as aforesaid, for the Uses aforesaid, to purchase any dead Deer, or any Part thereof, of any Indian or Indians within the Time prohibited by this Act to kill Deer in:

and Conjent aforejaid, That an Act of Assembly made at a Session of Assembly, begun and held at the City of Annapolis, the Tenth Day of July, Anno Domini One Thousand Seven Hundred and Twenty Nine, Intituled, An Act for the Preservation of the Breed of Wild Deer, be, and is hereby repealed, abrogated, and made null and void.

An ACT to ascertain the Fees of Practitioners of the Law within this Province; and to prevent Extortions, Frauds, and Abuses therein.

FOR ASMUCH, as it is necessary to ascertain the Fees of Practitioners of the Law within this Province:

BE IT ENACTED, by the Right Honourable the Lord Proprietary, by and with the Advice and Confent of his Lordship's Governour, and the Upper and Lower Houses of Assembly, and the Authority of the Jame, That from and after the End of this prefent Session of Assembly, it shall not be lawful for any Counsellour, Attorney, or any other Person, of what Denomination soever in the Law, to ask, demand, take, or receive, on any Pretence whatloever, any greater, or other Fee, Gratuity, Gift, Present, or Reward whatsoever, either by himself, or any other Person for his Use, for counselling, commencing, advising, prosecuting, and bringing to final Judgment, Agreement, or other End thereof, any Cause whatsoever, to be prosecuted or defended, in any Court or Junitdiction within this Province, than such as are hereaster enumerated; (that is to say,) For bringing, profecuting, or defending any Action or Suit, of what Nature or Quality loever, to final Judgment, Agreement, or other End thereof, in the leveral County Courts, the Sum of One Hundred Pounds of Tobacco, unless the principal Debt, or Damage, or Ballance of any Debt or Damages fued for, and recovered, do exceed the Sum of Two Thousand Pounds of Tobacco, or Ten Pounds Sterling; and then the said Attorney shall have Two Hundred Pounds of Tobacco, and no more. To the Attorney-General, or Clerk of Indictments, for profecuting any Suit of the Lord Proprietor in the County Court, either by Indictment, Presentment, Information, or otherwise, One Hundred Pounds of Tobacco for his Fee, and no more, unless the Party protecuted shall have a Trial by a Jury; and in fuch Cases, Two Hundred Pounds of Tobacco for his Fee, and no more. And to any Attorney, or other Person practifing the Law in the Provincial Court, Court of Astre, High Court of Chancery, Commissaries Court, Court of Delegates, Court of Vice-Admiralty, or for profecuting or defending any Caufe before the