

To make Oath that they made no more Tobacco than what they have paid, &c.

Such Tobacco to be paid by the 5<sup>th</sup> of April.

Penalties and Forfeitures how to be recovered and applied.

Prosecutions to be in a Year.

Fees to Officers after the last of Nov. 1753.

or allowed to pay or discharge any Part of the Poll-Tax aforesaid, Lawyers, or Officers Fees, in Current Money as aforesaid, do and shall make Oath, or Affirmation if a Quaker, at or before the Tenth Day of *April*, yearly, that he, she, or they, hath or have not, by him, her, or them, his or their Children, Servants or Slaves, made any more Tobacco than what he, she, or they, hath or have already paid towards the Discharge and Satisfaction of the Poll-Tax due to the Clergy, and Lawyers, and Officers Fees, except what he, she, or they, have consumed, or shall consume, in his, her, or their Families, in such Year. *Provided also*, That such Person or Persons not making Tobacco enough, as aforesaid, do pay the same, at or before the Fifth Day of *April*, yearly, and likewise pay and satisfy, on the Tenth Day of *June*, yearly, in the Current Money of this Province, the Residue of the Poll-Tax due to the Clergy, Lawyers, and Officers Fees, which the Tobacco, he, she, or they, shall so pay, shall be insufficient to discharge and satisfy.

**LXXXVIII. AND be it further Enacted, by the Authority aforesaid,** That all the Penalties and Forfeitures in this Act mentioned, and not herein before particularly appropriated, shall be recovered in the Name of the Right Honourable the Lord Proprietary, One Moiety thereof to be particularly applied towards defraying the Charge of the County where the Offence shall be committed, and the other Half to the Person that will inform or sue for the same; and where the Penalty or Forfeiture exceeds Fifty Shillings, Current Money, or Six Hundred Pounds of Tobacco, the same to be recovered in any Court of Record; and where the Penalty or Forfeiture does not exceed the aforesaid Sums, to be recovered before One Magistrate, as in the Case of small Debts. *Provided always*, That such Prosecutions be commenced within One Year after the Offence committed.

**LXXXIX. AND be it further Enacted, by the Authority aforesaid,** That no Officer or Officers, hereafter mentioned in this present Act, their Ministers, Servants or Deputies, by Reason or Colour of his or their Office or Offices, shall have, receive, or take, of any Person or Persons, directly or indirectly, any other or greater Fees which shall arise or become due, after the last Day of *November*, in the Year One Thousand Seven Hundred and Fifty Three, than by this Act are hereafter limited and allowed to the several Officers hereafter mentioned: That is to say;

**XC. TO the Chancellor, or Keeper of the Great Seal.**

	Pounds of Tobacco.		Pounds of Tobacco.
Fees to the Chancellor.		Seal of a Writ of Covenant for passing Fine,	12
For the Seal of an Original Writ,	4	Seal of a Commission to take Acknowledgement,	90
The Seal of a <i>Recordari</i> ,	9	The Chancellor's Hand to a Writ of Affize,	180
The Seal of a <i>Subpoena ad respondendum</i> , with 3 Names, or under,	12	The Seal to a Writ of Error, to the Governor and Council as a Court of Appeals,	180
The Seal to a Proclamation of Rebellion,	270	Seal to a <i>Scire Facias</i> thereupon,	180
The Seal of a Commission of Rebellion,	270	Seal to a <i>Superfedeas</i> thereupon,	180
The Seal of a Grant or Patent of Land, for 500 Acres, or under,	90	Seal to a <i>Certiorari</i> ,	180
The Seal of every Patent or Grant for any Quantity above 500 Acres, for every hundred Acres,	9	The Seal to an Exemplification of Land, the same with the Patent or Grant.	
Seal of a Decree in Chancery, if required,	320	The Chancellor's Hand to a Writ of Covenant,	180
Seal of an Injunction in Chancery,	180	A Seal to a <i>Mandamus</i> ,	90
Seal of an <i>Audita Querela</i> ,	90	A Seal to a <i>Melius inquirendum</i> ,	90
Seal to Execution of a Decree in Chancery,	120	The	