

*And be it further Enacted,* That all and every Person taking Ordinary-Licenses as aforesaid, shall at the Time of having such License granted, pay to the Sheriffs of the respective Counties where such Person or Persons shall inhabit, the Fine or Sum to be paid for Ordinary-Licenses before-mentioned in this Act, which the said Sheriffs respectively are hereby required and obliged by virtue of their Office to receive, as well as to collect and receive all Fines and Forfeitures arising on the breach of any part of this Act by such Ordinary-keepers. And that the Clerk of each respective County, shall keep a true and exact Entry of all Ordinary-keepers to whom such Licenses are granted, and of all Fines and Forfeitures relating thereto, and at every *November* Court shall deliver to the Justices a true List of all Ordinary-keepers in their respective Counties Licensed as aforesaid, as also of all Fines and Forfeitures happening in that Year, and shall also cause to be delivered the like List or Account to the Commissioners or Trustees for Emitting Bills of Credit, on or before the Twenty-fifth Day of *December* yearly: And the said several and respective Sheriffs are hereby obliged and required to pay all such Sum or Sums of Money as shall come to their Hands by virtue of this Act for Ordinary-Licenses, or Fines and Forfeitures, as aforesaid, to the Commissioners or Trustees aforesaid, on or before the last Day of *April* every Year during the continuance of this Act, to be by the said Commissioners or Trustees applied to the repaying the aforesaid Sum of Three Thousand Pounds so as aforesaid borrowed and appropriated: For which said License, and Recognizance to keep good Rules and Order as is hereafter directed, every Ordinary-keeper shall pay to the Clerk of each respective County-Court the Sum of Three Shillings, and no more.

*And be it further Enacted, by the Authority aforesaid,* That the Justices of the several County-Courts, be, and are hereby Authorized and Impowered, at their several County Courts in the Month of *August* Yearly, or oftner, as they shall think fit, to Set and Assess the Rates and Prices of all Liquors and other Accommodations whatsoever, in Current Money of this Province, by them the said Ordinary-keepers to be Vended for the Year ensuing, and so Yearly and every Year, which Rates and Prices of all Liquors and other Accommodations to be Set and Assessed, Limited and Appointed, by the Justices aforesaid, shall be by their several and respective Clerks transcribed, and set up at the several and respective County Courts in some publick Places there, that every Person may peruse the same; the Copy of which Table of Prices of Liquors and Accommodations, every Ordinary-keeper within each County is hereby obliged to keep set up in the most public and convenient Place of their Houses, for the Perusal of such Persons as receive any Ordinary Accommodations, under the Penalty of Five Pounds Current Money, to be Collected, Paid and Applied as aforesaid, and on Non-payment thereof to be sued for in his Lordship's Name, by Bill, Plaint or Information, or upon the Presentment of any Grand Jury, without the formality of an Indictment, for which Table of Prices every Ordinary-keeper shall pay to such Clerk the Sum of Two Shillings like Money, and no more: And every Ordinary-keeper, or Innholder, who shall, after the Assessing and Setting up the Rates and Prices aforesaid, directly or indirectly, take, exact, demand or receive, for the Price and Pay for any such Liquors or other Accommodations, for which the Rates and Prices shall be so assessed from any Person or Persons whatsoever, above the Rates and Prices so assessed, shall for every such Account Charged, sued for, taken or received, forfeit and pay the Sum of Fifty Shillings Current Money, to be Collected, Paid and Applied as aforesaid, and in case of Suit on such Account, such Ordinary-keeper shall be Non-suit, and pay the Defendant his full Cost of Suit, and for every such Account paid and satisfied to any Ordinary-keeper, such Ordinary-keeper shall on complaint of such matter by the Party injured, to a single Magistrate, or County Court, be by such Magistrate or Court in a summary way ordered and compelled to restore to such Party injured, the whole Sum so before had and received on such Account, and his Cost on such Complaint, the said Forfeiture to be Recovered in his Lordship's Name before any Magistrate of the County where the Offence shall be Committed, as in case of small Debts.

*And be it Enacted by the Authority aforesaid,* That the Party Grieved shall be deemed a legal Witness (being under no Incapacity of being a Witness in other Cases) to prove any Exaction or Extortion contrary to this Act.

*And be it further Enacted by the Authority aforesaid,* That every Ordinary-keeper or Innholder, so to be Licensed as aforesaid, shall, within Six Months after Granting their respective Licenses, be hereby obliged to provide and maintain, if they keep Ordinary at the Court-House in any County, four good and substantial Beds, or at the City of *Annapolis* aforesaid, six good Beds, over and above what is for their own Family's Use, with sufficient warm Covering for the same; and Indian Corn, Oats, Hay, Straw, and Stabling for Ten Horses at least; and if any Ordinary be Kept at any other Place or Part of the County than at the Court-House, such Ordinary-keeper shall, within the Time aforesaid, be provided with Three spare Beds with Covering, and sufficient Stabling and Provender for Six Horses at least, under the Penalty of Ten Pounds Current Money, one half thereof to the Commissioners or Trustees aforesaid, to be Collected by the Sheriffs of the respective Counties where the said Offence shall be committed, and by the said Sheriffs paid to the said Commissioners, to be applied as aforesaid, the other half to him or them that shall inform or sue for the same, to be Recovered by Action of Debt, Bill, Plaint or Information, in the Names of the Lord Proprietary and Informer, wherein no Essoyn, Protection, or Wager of Law to be allowed.

*Provided always,* That no Person or Persons so Licensed, or to be Licensed to keep Ordinary as aforesaid, shall, during the Time of such their keeping Ordinary, be Delegates, Justices of Peace, Attorneys, Deputy-Commissionaries, Clerks, Sheriffs, Deputy Sheriffs, or Jurymen, or hold any other Publick Office, within this Province.

*And be it further Enacted,* That if any Ordinary-keeper shall keep evil Rule in his House, upon Complaint made thereof to the Justices of the County Court, of such Ordinary-keeper's Misbehaviour, or keeping evil Rule in his House, the said Justices of the County Courts are hereby Authorized and Impowered to Suppress such Ordinary-keeper and call in such License.

*And be it further Enacted by the Authority aforesaid,* That in case any Ordinary-keeper shall keep an irregular or disorderly House, or shall misbehave him or her self, contrary to the Directions of this Act, that it shall and may be Lawful for any Two Justices of the Peace of the County where such Ordinary shall be kept (one of them being of the Quorum) upon Complaint, or upon their own View, to Suspend such Ordinary-keeper until the next County Court, which County Court may Hear and finally Determine the matter, and either suffer such Ordinary-keeper to keep Ordinary longer, or entirely to suppress such Ordinary.

*And be it likewise Enacted by the Authority aforesaid,* That if any Person so Suspended, shall presume, during the Time of such Suspension, to keep Ordinary, that in all such Cases he or she shall incur the same Penalty and Forfeiture as Persons keeping Ordinary without License are subject to by this Act.

*And*