CHAPTER 176.

LAW ABOUT JUSTICES ATTENDING COURT.

Chap: 176 It is hereby Enacted That all Justices of the peace within this Province or Territories shall be held Obliged to give their attendance att evrie County-Court, within their respective places under the penaltie of anie Sum not exceeding Thirttie Shillings, for the defraying the charges of the Court, Unles Such absence shall be allowed of by the majoritie of the voices of the present or next Succeeding Court.

Confirmed by chapter 186, 1688 and chapter 191, 1690. Abrogated in 1693. See Vol. II St.L. 42, ch. XXXIV.

CHAPTER 177.

LAW ABOUT JURIES NOT APPEARING.

Chap: 177 That evrie person being a free-man within this Province or Territories being dulie and Legallie Summoned to appear in anie Court upon a Jury, and neglects or Omitts to give his attendance Shall be fined not exceeding Tenn Shillings, unles att the next Succeeding Court hee Satisfies the Court with the reason of his absence.

Confirmed by chapter 186, 1688 and chapter 191, 1690. Abrogated in 1693, but accepted in the Petition of Right, June 1, 1693, as chapter 74.

CHAPTER 178.

LAW ABOUT REMOVING LAND MARKS.

Chap: 178 That no person whatsoever shal Cutt, faall, alter or remove anie knowne marked or anie Certaine bounded Tree, or other allowed Land marke to the wrong of his neighbour, or anie other person, under the penaltie of any Sum not exceeding Ten pounds.

Confirmed by chapter 186, 1688 and chapter 191, 1690. Abrogated in 1693, but accepted in the Petition of Right, June 1, 1693, chapter 75.

CHAPTER 179.

LAW ABOUT MARKED CATTLE.

Chap: 179 That all Cattle whatsoever of a yeare old and upwards, shall be accompted Strayes, which shall not be marked on the ear or otherwise with a brand-mark, as the Law of this province & Territories requires.

Confirmed by chapter 186, 1688 and chapter 191, 1690. Abrogated in 1693.

CHAPTER 180.

LAW ABOUT RUN-AWAY SERVANTS.

Chap: 180 That whosoever shall apprehend anie Run-away Servant belonging to any person within this Province or Territories & Cause the same to be Secured by a warrant from a Justice of the Peace, or deliver him to the Custodie of the Sherrif of the place, and give Notice publicklie therof, or deliver him or her to the owner, or to his order, The said person shall have Twentie Shillings for a reward from the said owner, And what Charges the Sherrif shall be att, above the advantage of Such Run-aways Labour, shall be paid him by the Owner.

Confirmed by chapter 186, 1688 and chapter 191, 1690. Abrogated in 1693, but accepted in the Petition of Right, June 1, 1693, as part of chapter 68.