

And be it further Enacted by the Authority, Advice, and Consent Session Laws aforesaid, That the Secretary for the Time being shall cause every Record, that shall be ordered by any Attorney of the Provincial Court, to be made out for any Tryal of any Issues at the Assizes, to be transmitted to the Clerk of Assize of the Circuit where the Issue is to be tried (who is by this Act obliged to receive and carry the same to the Circuit), before the Assizes for that Shore where the Issue is to be tried begins, under the Penalty of paying unto the Party that suffers for want of the Record being transmitted, such Costs and Damages as shall be by the Justices of his Lordship's Provincial Court judicially sitting ordered and adjudged; which said Justices are hereby, upon Complaint made to them, required after a summary Manner to proceed to Judgment thereon. Provided always, That the Secretary shall not be obliged to answer any Damages or Cost to any Person by Virtue of this Act, unless Orders in Writing for transmitting the Record as aforesaid be left with the Clerk of the Provincial Court, at least thirty Days before the Beginning of the Assizes, on the Shore where the Issue is to be tried. Provided, That all Causes, wherein Issue in Fact was joined, and which could not be tried at the last Provincial Court, and which were therefore appointed to be tried at an Adjournment of the said Court, before the said next Court in course, shall be tried at the next Assizes, and the Posteas, and all other Posteas, returned to the next Provincial Court, and Judgment rendered thereon; and that all other Causes to be tried at the said Adjournment, shall be complied with the first Week of the next Provincial Court: And also, that where any Cause or Causes, wherein by the course of the Court any Issue or Issues ought to be joined and tried the next Provincial Court, that all such Causes shall and may be continued 'til May Court, seventeen hundred and forty-eight; and that the said Causes shall and may be tried at April Assizes, in the Year last mentioned. Provided always, That the several Allowances and Penalties herein before-mentioned, to be made to the Judges and Jurors in Tobacco, shall and may be paid by the Inhabitants of this Province in current Money, at the Rate of ten Shillings per Hundred, in the same Manner as other Public and County Levies and Charges are payable.

This Act to continue until the first Day of November, which shall be in the Year one thousand seven hundred forty and nine, and no longer.

An Act for amending the Staple of Tobacco, for preventing Frauds in his Majesty's Customs, and for the Limitation of Officers Fees.

Whereas the Laws heretofore made, have been found ineffectual to prevent the Exportation of Bad, and Trash Tobacco, and the