

## C A P. III.

AN ACT to prevent the destroying or defacing Mile-Posts, Mile-Boards or Mile-Stones, erected or to be erected within this Province:

*HEREAS* the erecting of Mile-Posts, and Boards or Mile-Stones, tends greatly to the Convenience of the Public, and is often a useful Direction to the Traveller. And whereas mischievous and ill disposed Persons have in many Instances wantonly and wickedly defaced and destroyed such Posts and Boards.

I. Be it therefore Enacted, by the Lieutenant-Governor, Council, and Assembly, That from and after the Publication hereof, whoever shall be found guilty of defacing, displacing, injuring or destroying any Post, Board or Stone erected or to be erected for the Purpose of ascertaining Distances shall on Conviction thereof before any two of his Majesty's Justices of the Peace, forfeit and pay the Sum of two Pounds, the one half whereof to be given to the Prosecutor, and the other half paid in to the Treasurer of the County wherein such Offence shall be committed for the Purpose of repairing and erecting Mile-Boards within such County, and in Case the Party so convicted shall be unable to pay the fine imposed, it shall and may be lawful for such Justices to direct and order the Offender a corporal Punishment, not less than Twenty Lashes, nor exceeding Thirty Lashes, to be inflicted at the most public Place within the said District in the usual and accustomed Manner.

Persons found guilty of defacing, displacing &c. any Mile Post Board or Stone shall on conviction before two Justices pay the sum of two pounds, one to the prosecutor the other to the Treasurer of the County, if unable to pay the fine, liable to a corporal punishment not exceeding thirty lashes

## C A P. IV.

AN ACT to authorise certain Commissioners to dispose of the Building wherein the *General Assembly* now sits; and also to adjust the Debt due from the Province to the Public School at *Halifax*.

*HEREAS* the Province stands indebted in a considerable Sum of Money for Principal and Interest to the Trustees of the Public School at Halifax or School Lottery Fund, as by the Public Accounts, settled and passed this Session of Assembly will appear. And whereas the Building with the Ground thereunto belonging, now used and occupied as an Assembly House will no longer be useful or necessary to the Province, but would make a convenient Situation for the said public School in Halifax, and at the same time enable the Province to pay off a large part of the debt due as aforesaid.

I. Be