1	ege.
SCHOOLS, continued.	-
Disputes with Masters respecting the payment of Salaries, to be referred to the Board, to report to Lieutenant Governor, who, if he see fit, may order allowance to be paid to Teachers, although the Inhabitants may not have paid  Trustees to enforce payment of sums subscribed for support of	ib.
Teachers, by suing for the same, if under £5, before two Commissioners of Small Debts  Teachers claiming allowance, to produce the Beard's certificate of qualification, and a certificate of sobriety and general good conduct, signed by the Trustees and two Justices of the Peace	ib. 672
Teachers of the First class, producing the necessary certificates to receive £5—of the Second class £10—and of the Third	ib.
class £20 per annum  First Class Teachers to receive One pound additional for every five Scholars they may have over twenty	ib.
Expenditure under School Act limited to £700 per annum Master of National School, in Charlotte Town, to receive same allowance as a Second class Teacher	ib. ib.
Master of Charlotte Town Grammar School to be paid £25 quarterly, until the Academy goes into operation	613
SCRUTINY. See Elections.	
SEAMEN. See Deserters. Merchant Seamen.	
SEIZIN. Writ of, in Dower	193
SERGEANT AT ARMS. To the Assembly, his Fees	17
SERVANTS. Embezzling their Masters' property, to suffer death—(Apprenti-	
ces under 15 to have benefit of clergy for first offence only) Killing their Masters, Petit Treason	212 212
All engagements with Servants, for one month or upwards, to be in writing, or verbally, before one or more witnesses.  Servants, for breach of agreement, or wilfully absenting them-	618
selves from their employment, to forfeit their wages, and be further subject to not more than one month's imprisonment, on complaint made before two Justices	ib
Complaints against Masters to be heard before two Justices, who may order relief or grant a certificate of discharge; and in case of ill-treatment, may order a fine to be paid to the	
	619
under £5, before any two Commissioners for Small Debt; if above that sum, in Supreme Court—no Imparlance or dilatory plea to be allowed, unless under special circumstances	
	-