

Natives worse & not better for their Coming among them, which is a heinous offence to God, & a reproach to the blessed Name of Christ & his holy Religion.

It is therfor Enacted by &c: That no person within this Province or Territories do from henceforth presume to Sell or exchange any Rum or Brandy or any other Strong Liquor, at any time, to any Indian within this Province or Territories And if any one Shall offend therein, The person Convicted thereof, Shall for every Such offence pay 5 pounds.

Originally chapter 18, confirmed by chapter 63, 1683, and renumbered. Amended by chapter 161, 1684 and by chapter 195, 1690. Abrogated in 1693. See Vol. II St.L. 168, ch. CXIV.

CHAPTER 16.

LAW AGAINST ARSON.

Chapter 16. *And be it &c:* That whosoever Shall be Convicted of will-fully fireing any Man's house, ware-house, Outhouse, Barns Stables Stacks or Ricks of Corn, Vessels or Boats, in any part of this Province or territorys thereunto annexed, Every Such offender Shall be Lyable to make Satisfaction double the Value & Suffer imprisonment for one whole year in the house of Correction & bear Such Corporall punishment as Shall be inflicted by the Court of Justice of that County where the party offending hath Committed the fact.

Originally chapter 19, confirmed by chapter 63, 1683, and renumbered. Abrogated in 1693. See Vol. II St.L. 12, ch. X.

CHAPTER 17.

LAW AGAINST BREAKING INTO HOUSES.

Chapter 17. *And be it &c:* That if any person Shall break into the dwelling house of any other—to the frighting of any dwelling therin, and Shall intend or offer to take away any thing out of the Said house, Such person Convicted thereof Shall make 4fold Satisfaction, & Suffer

3 Months Imprisonment in the house of Correction at hard Labour, And if the party offending be not able to make restitution, hee or shee shall be imprisoned 7 years.

Originally chapter 20, confirmed by chapter 63, 1683, and renumbered. Abrogated in 1693, but accepted in Petition of Right, June 1, 1693, as chapter 12.

CHAPTER 18.

LAW PROVIDING FOR REPAYMENT TO CRIME VICTIMS BY OFFENDER.

Chapter 18. *And be it &c:* That the Lands & goods of Theeves & Fellons, Shall be Lyable to make Satisfaction to the party wronged 4 fold the value, & for want of Lands or goods, the thief or fellow Shall be Bond-man to work in the Common-prison or work-house, or otherwise till the party injured be Satisfyed.

Originally chapter 21, confirmed by chapter 63, 1683, and renumbered. Abrogated in 1693.

CHAPTER 19.

LAW AGAINST FORCIBLE ENTRY.

Chapter 19. *And be it &c:* That if anie person Shall Violently or forcibly enter the house or possessions of any other, being duly convicted thereof, Shall be punisht as a Breaker of the peace & make Such Satisfaction to the party aggrieved, as the Circumstances of the fact Will bear.

Originally chapter 22, confirmed by chapter 63, 1683, and renumbered. Abrogated in 1693, but accepted in Petition of Right, June 1, 1693, as chapter 13.