
 CHAPTER 20.

LAW AGAINST RIOTERS.

Chapter 20. *And be it &c:* That if any persons, to the Number of three, Shall meet together with Clubbs, Staves, or any other hurtfull weapon to the terror of any of the peaceable people of this Province, and Committ or design to Committ any Violence or injurie upon the person or goods of any of the Said inhabitants, & be Convicted thereof, They Shall be reputed & punisht as Rioters, & that act of terror & Violence or design of violence accounted a Riot.

Originally chapter 23, confirmed by chapter 63, 1683, and renumbered. Abrogated in 1693, but accepted in Petition of Right, June 1, 1693, as chapter 14.

 CHAPTER 21.

LAW AGAINST MENACING PARENTS.

Chapter 21. *And be it &c:* That whosoever Shall Assault or Menace a parent, & Shall be duly proved guilty thereof, Shall be Committed to the house of Correction, and there remain at hard Labour, during the pleasure of the said parent.

Originally chapter 24, confirmed by chapter 63, 1683, and renumbered. Abrogated in 1693, but accepted in Petition of Right, June 1, 1693, as chapter 15.

 CHAPTER 22.

LAW AGAINST MENACING MAGISTRATES.

Chapter 22. *And be it &c:* That if any person Shall Assault or Menace a Magistrate, & be duly Convicted thereof, hee Shall be fined according to the Nature of the fact, & be Committed to the house of Correction at hard Labour, for one month after Conviction.