CHAPTER 146.

LAW ABOUT SUMMONING JURIES.

Chap: 146 And that due preparation may be made for dispatch of justice Be it &c: That the Sherif of every County shall, (ten days befor the Sitting of the Ordinary Court of justice) Summon a Sufficient Number of free-men to attend the said Court, for the Service of the said County, And upon the neglect of his duty herein, to be Lyable to pay double damages to the party or parties agrieved.

Confirmed by chapter 154, 1684; chapter 175, 1685; chapter 186, 1688; and chapter 191, 1690. Abrogated in 1693, but accepted in Petition of Right, June 1, 1693, as chapter 69.

CHAPTER 147.

LAW ABOUT RECLUSE OF JUDGES.

Chap: 147 And to the End, that Justice may have its free Course & due in this Privince & territories therof Be it &c: That no member of a Court of justice shall Sitt upon the Bench whilst his own Caus is upon tryall... And if an appeal shall be at any time made from the judgment of a County-Court to the Governor and Provincial-Council It is hereby further Enacted, that no member of that Court of justice, tho a member of Provincial-Council, shall sitt in Provincial-Council upon that appeal:

Confirmed by chapter 154, 1684; chapter 175, 1685; chapter 186, 1688; and chapter 191, 1690. Abrogated in 1693. Replaced by chapter 90, 1693.