Shall be and are hereby Continowed to stand & be in full force & vertue Untill the end of the first Sessions of the next Generall Assembly, & afterwards untill the publication of other Laws to be past in the said next Generall Assembly be had, made & done, Except Such Laws or part of Laws as are by any of the following Laws Repealed, Varied Explained or added unto.

Replaced by chapter 175, 1685.

112

CHAPTER 155.

LAW REPEALING CERTAIN LAWS.

Chap: 155 That the Laws Contained in the 34th Chapter made in the fore-going assembly concerning the Reduction of weights and Measures to the Standard of England, the 40th Chapter relating to the moderation of fines, The 68th Chapter relating to a Grand-Inquest, The 99th Chapter Touching Ordinary keepers, The 105th Chapter prohibiting the Running of horses att Large under some certain dimensions, The 133d Touching Marriages, And the 143d Touching priviledges to members of Council & assembly, Some of which being Supplyed by subsequent Laws, and others not of that immediate service to be continowed; Be henceforth and by vertue hereof Repealed.

Although chapter 155 repealed chapter 34, chapter 191, 1690 listed it among the laws to be continued to the end of the next General Assembly and twenty days after and no longer.

CHAPTER 156.

LAW ABOUT MONETHLY COURTS.

Chap. 156 That Monthly and Quarterly Sessions be held in every County in this Province & Territories by the respective Justices, And that each Quarter Sessions be as well a Court of equity as Law, Concerning any Judgment given in Cases by Law capable of Triall in the respective County Sessions and Courts. 1684]

Confirmed by chapter 175, 1685; chapter 186, 1688; and chapter 191, 1690. Abrogated in 1693, but accepted in Petition of Right, June 1, 1693, as chapter 71.

CHAPTER 157.

LAW ABOUT ATTENDANCE AT COUNCIL.

Chap: 157 And that the Proprietary and Governor may att all Times be attended with at Least one Third of the Provinciall Counsell according to Charter. Be it Enacted by the Authority aforesaid. That not Less than one of the members chosen to Serve in Provinciall Councill out of every County, shall allwayes attend the Proprietary & Governor, for the Service of the Government, on the penalty of 20 shillings per day, for every days willfull absence of every such member And if in Case any Such member shall willfully absent himself above 40 days from the Time, that hee ought to give his attendance Or if a person of ill fame shall be chosen & returned to Serve as a member of the Provinciall Counsell & for the Same Shall be dismist by the Governor and Provinciall Councill Or if any person shall decease within Six months after being elected for that Service, It shall and may be Lawfull for the Proprietary and Governor within Ten days after knowledge of the same to issue out a writt to the Sheriffe of the County for which the party was chosen. Immediately to Summons the free-men of same to elect another member to serve in Provinciall Councill the remainder of the time of such absent, infamous or deceased person, for which hee was chosen; Anie Law act or grant in this Province and Territories to the Contrary of this in any wise notwithstanding.

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