CHAPTER 160.

LAW ABOUT PURSUIT BETWEEN PENNSYLVANIA AND JERSEY.

Chap: 160 For the encrease of Union and good Understanding between the Government of Pennsilvania & Territories, and that of West-Jersey Be it Enacted by the Authority aforesaid, That all hues and Cryes & Warrants granted by any of the Magistrats of West-Jersey against any Offender for Treason, felony, Runaway Servants, or gross misdemeanour from that Colony, shall be of the same force to all the respective Officers of this Province and Territories as if they were granted by any magistrate in this Province or Territories for the pursuing, apprehending & Returning of the said Offender, to some proper Officer belonging to that Government.

Provided allwayes that that Government do within Two Months after the passing hereof enact a Law to impower the Magistrats and Officers of this Province & Territories to the Like purpose; And that their warrants or Hues and Cryes shall have the same force & effect in as full and ample a Manner to pursue and prosecute all Offenders into any part of Jersey, that shall fly or Runn away thither from this Province and Territories.

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

CHAPTER 161.

LAW ABOUT USE OF ALCOHOL BY INDIANS.

Chap: 161 That it be Referred to the Governor and Provinciall Councill to treat with some of the Chief of the Indians touching their Immoderate use of Rum & Brandy & other Strong Liquors; And if upon Conference with them had An agreement can be made for the punishing such of the Indians as shall abuse themselves with those drinks unto drunkenness and shall Submitt to have the Laws of this government executed upon them when they shall any wise transgress them

equally with other inhabitants, That in that Case the Governor & Provinciall Counsell may by proclamation Suspend the execution of the 15th Chapter of Laws made at Upland, prohibiting the Sale of Brandy, Rum & other Strong Liquors to the Indians; for such time as the Governor & Provinciall Counsell shall think fitt; Any thing in the said Law, or any other Act or Law to the Contrary hereof in any wise notwithstanding.

Confirmed by chapter 175, 1685; chapter 186, 1688; and chapter 191, 1690. Abrogated in 1693. See also chapter 195, 1690.

CHAPTER 162.

LAW ABOUT THE PRICE OF BEER.

Chap: 162 That if anie Person shall Sell any Strong Beer, made wholly of barley mault, above the rate of Three pence a full Wine Chester quart, & all beer or drink made of mollasses, above One penny a Quart, botled or Unbotled, mixt or Unmixt, Sweetned or Unsweetned, and be Lawfully Convicted therof within Ten days after the fact Committed, Before any one Justice of the Peace, by the Testimony of Two Wittnesses, the parties Confession, or by the View & hearing of the Justice of the peace, shall for every Such Offence forfeit five shillings a Quart, and so proportinably, for evry greater or Lesser measure . . . vid: Chap. 33d.

Confirmed by chapter 175, 1685; chapter 186, 1688; and chapter 191, 1690. Chapter 162 amended chapter 33. Abrogated in 1693.

CHAPTER 163.

LAW ABOUT REGISTRY OF INHABITANTS.

Chap: 163 That there be a Registry keept of all free-men as well as Servants that already are; or from time to time shall come into this Province and Territories not already registred To which end all persons inhabiting therin are hereby required att or before the first day of the fifth month next ensuing, & afterwards all that shall hence-