
 CHAPTER 73.

[73] THE LAW ABOUT APPRAISERS.

Be It Enacted by the authority aforesaid, That every County Court or Sessions, shall & hereby hath power as often as they shall see Cause, to appoint and attest, at Least, three sufficient honest & discreet persons to be appraisers in each County, in cases where there shall be need, who shall be allowed two pence in the pound only of the goods appraised, And no goods upon execution to be sold before such appraisment made by those appraisers, or any two of them, Nor before the expiration of seven days after such appraisment shall be made, to the end the parties concerned may be present at the Sale thereof, if they shall see cause, which Sale shall be done openly in a publick way & manner, And the overplus Returned by the officer to the Owner, if any be.

H.S.P., Logan Papers, Law Book, 1693-1699/1700. Chapter 168, 1684. See chapter 95, 1693 and Vol. II St.L. 45, ch. XL.

 CHAPTER 74.

[74] THE LAW ABOUT JURIES NOT APPEARING.

Be It Enacted by the authority aforesaid, that every person being a Freeman within this province or territories being duly and Legally Summoned to Appear in any Court upon a Jury, & neglects or Omitts to give his Attendance, shall be fined, not exceeding Ten Shillings, Unless at the next Succeeding Court hee Satisfies the Court with the reason of his absence.

H.S.P., Logan Papers, Law Book, 1693-1699/1700. Chapter 177, 1685. See Vol. II St.L. 43, ch. XXXV.