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At the General Assembly of the Province of Nova Scotia, begun and holden at Halifax, on Thursday the Sixth day of February, 1812, and continued by several Prorogations to Thursday the Fifth day of February 1818, in the Fifty-Eighth year of the Reign of our Sovereign Lord George the Third, by the Grace of God, of the United Kingdom of Great Britain and Ireland, King, Defender of the Faith &c. &c. being the Eighth Session of the Tenth General Assembly, convened in the said Province.

58 George III – Chapter 7

An Act in amendment of an Act, passed in the fifty-seventh Year of His Majesty's Reign, entitled, "An Act for the better regulating the manner of holding the Inferior Court of Common Pleas and General Sessions of the Peace, in the District of Yarmouth and Argyle, in the County of Shelburne."

Whereas it is necessary that the grand jurors should have power to present all such sum or sums of money as may be necessary to defray such charges as arise in the district of Yarmouth and Argyle, at Cape Peace at either place, twice in the year instead of once: Be it therefore enacted, that the grand jury shall have the same power to present money for defraying the district charges at the session at Cape Forchu, in the same manner as at Tucket Village, under the provisions of the act of which this is an amendment, and the court of session shall have the same power as to the raising and applying the money so presented at one court as well as the other, any thing in the said act to the contrary notwithstanding.