

C A P. VII.

An ACT to DEFINE and DESCRIBE the
crime of PETIT LARCENY.

Persons convicted of stealing Goods &c. to the value of 20s. to be punished for Grand Larceny, under 20s. for Petit Larceny.

BE IT ENACTED, *by the Lieutenant Governor, Council and Assembly*, That if any person shall feloniously take and carry away any goods, chattles, money or effects to the value of *twenty shillings*, and be thereof duly convicted, such offence shall be deemed, adjudged and punished as GRAND LARCENY: And if the value shall be found by verdict on trial to be less than *twenty shillings*, then such offence shall be deemed, adjudged and punished as PETIT LARCENY.

C A P. VIII.

An ACT for fixing PERMANENTLY the
BOUNDARY LINES between the
different GRANTS in this Province.

Preamble.

WHEREAS, great confusion, uneasiness and disquiet have arisen among the settlers in some parts of this province from the uncertainty that exists about the true extent and limits of their freeholds, particularly on Grants made some years ago; which uncertainty has been partly occasioned by running out the lateral boundary lines of the said Grants at different times by the magnetic needle, the deviation of which from the meridian or the true line of North and South is in a continual state of variation; partly from the custom which many of the said settlers have been in of employing persons not properly deputed, nor acting under oath, and with inaccurate instruments to run out the side lines of their respective lots: and partly from the practice which has been generally pursued in setting off even recent Grants, of merely marking the extent or limits of the fronts of the said Grants without running back at all their lateral boundaries from the banks of the rivers, creeks or other fronts on which they lie; to prevent all such confusion, uneasiness and uncertainty in future, and the growth and increase of those evils and inconveniencies which if not remedied must soon give rise to an endless variety of disputes.

Any proprietor of land in any

I. BE IT ENACTED, *by the Lieutenant Governor, Council and Assembly*, That whenever one or more Grantees of the Crown of any lands already granted or hereafter to be granted in
this