

Lib. L. L. of a publick notice upon the great Door of the Church for
 No. 2. three Sevall Sundays Successively. If personall notice can
 not be given without great Difficulty charge or Delay, of
 their Intentions to proceed in such mañer To remove such
 person from being a Vestryman, And to declare his Office
 voyd to Sumon a meeting of the Parishioners Qualified as is
 above Directed for the Electing another in the place of such
 person (who shall after Allowing a reasonable time to such
 person to make his Complaint if he Apprehend himselfe
 injured not exceeding a fortnight) Proceed to a new Ellec-
 tion accordingly And that there may not be any appression^t
 or misapplycacon of the publick Revenue by such Vestrys
 or just cause of Complaint Against them in any of their
 proceedings without redress. Bee it Enacted by the Author-
 ity advice and consent aforesaid, that all and every Parish-
 oner and Parishioners whatsoever who contribute to the
 Publick Taxes and charges of the said Parish shall and may
 require the Reg^r herein before mencōned. At any reason-
 able or Convenient time or Times to give them an Inspec-
 con of the Vestry books and Accompts of all every their
 orders and proceedings. And shall and may take Copy
 thereof paying a reasonable ffee for the same according to
 the length thereof, and the trouble of Attendance. And
 that all and every Person and persons whatsoever who shall
 find or Apprehend him her or themselves greived or Injured,
 or that the body of the Parish is injured or Appressed by
 any Acts, Orders, Rules, Accounts or other proceedings of
 any such Vestry. The partyes soe injured or any other in
 their behalfe or in right of the whole body may from time
 to time Appeale for Redress against all and every such
 orders Accounts and other proceedings. To the Governour
 or Deputy Governour for the time being, and Councill of
 the said Province, who are hereby required and impow-
 ered to Examine hear and Determine, all and every such
 Appeale and Complaints for Redress. And to give Re-
 dress as they in their Judgm^t shall think Agreeable
 to Justice and Equity; and such their order Judgm^t and
 Decree; shall be finall & bind all parties; the right of
 Appeal being alwayes Reserved to his Matye in Councill ac-
 cording to the Lawes of this Province Provided alwayes that
 every of his Matyes Protestant Subjects within this Province;
 Decenting from the Church of England. As to matters relateing
 to the Worshipp and Service of Almighty God And
 the Decenters Comonly called Quakers in all matters relateing
 p. 410 To the takeing of Oathes and all protestant Decenters what-
 soever as to all discharges and Exemplicacon from penaltyes
 or forfeitures upon Acc^t of their Desenting Separate meetings