

L. H. J.
Liber No. 51
April 9

In the first Enacting Clause, leave out the Word Tobacco throughout; and also leave out the following Words in the same Clause, after the Word whatever, viz. than Five Pounds of Tobacco for the Forbearance or Interest of One Hundred Pounds of Tobacco for one whole Year, and so in Proportion for a greater or lesser Quantity or Time; and also after the Word Province, and before the Word Five, in the said Clause, insert the Word (than;) and add between the Word Time and any, in the said Clause, the following Words, viz. (In case the said Interest shall be paid or tendered by the Debtor to the Creditor, at the Time and Times when the Payment thereof shall be referred by the Contract of the Parties.)

In the second Enacting Clause, leave out the Word Tobacco throughout, and also the following Words, viz. Five Pounds of Tobacco for Forbearance or Interest of One Hundred Pounds of Tobacco, and leave out also the Word respectively.

p. 263

In the third Enacting Clause, leave out the Word Tobacco throughout, and also leave out the following Words, Pounds of Tobacco for the Interest and Forbearance of One Hundred Pounds of Tobacco, or Five Pounds. Leave out also the Word respectively in the said Clause. Leave out in the said Clause, the following Words, viz. One Moiety to the Use of the Public School of the County where such Offence shall be committed; the other Half to the Informer, or him, her or them, who shall sue for the same; and insert the following Words, viz. To the Right Honourable the Lord Proprietary, his Heirs and Successors, for the Support of Government. Insert also, after the Proviso in the Bill, the following Proviso, viz. (Provided always, that in case any Person or Persons, who shall be chargeable with and liable to the Payment of an Interest not exceeding the Rate and limited by this Act as aforesaid, shall fail or omit to pay or tender the Payment of the Interest aforesaid annually and every Year, then and in such case it shall and may be lawful for the Creditor or Person intitled to Interest as aforesaid, to take, demand and receive, besides the simple Interest aforesaid, an additional Interest on the said simple Interest, at or after the aforesaid Rates of Five per Centum; and the Security and Securities, by which the Debtor shall be liable to and chargeable with the Payment of the principal Money and simple Interest, shall be deemed and taken as a Security also for the compound Interest aforesaid, to all Intents and Purposes whatsoever; any Thing herein before contained, or any Law, Statute, Usage, or Custom, to the contrary, notwithstanding.

Signed per Order, J. Ross, Cl. Up. Ho."

Mr. Lloyd, from the Committee appointed, brings in and delivers to Mr. Speaker, an Address to the Governor; which was Read, Approved, and Ordered to be Ingrossed.