

# STATE OF NEW-JERSEY, *Hunterdon County.*

AT a Court of General Quarter Sessions of the peace held at Flemington in and for the county of Hunterdon, the first Tuesday in May, A. D. Eighteen Hundred and ~~eighteen~~ the following

## RATES AND PRICES

Of the several Liquors, Meat and Entertainment for Man, and also for Provender, Stabling and Pasture for Horse, to be taken by every licensed Innholder and Tavern-keeper in the county afore-  
said, were ascertained, to wit :

FOR MAN.		Cts.	FOR MAN.		Cts.
Breakfast	-	25	Whiskey,	per gill,	10
Do. extraordinary,	-	37 1/2	Aniseed Cordial,	-	12 1/2
Dinner,	-	31	London Porter,	per bottle,	25
Do. extraordinary,	-	50	American,	do.	25
Supper,	-	25	Ale,	-	25
Do. extraordinary,	-	37 1/2	Bottled Cider,	-	25
Lodging,	per night,	12 1/2	Metheglen,	per quart,	3 1/2
Madeira Wine,	per quart,	12 1/2	Cider Royal,	-	25
Lisbon, Malaga and Teneriffe,	-	100	Cider,	-	12 1/2
Sherry, Port and Claret,	-	12 1/2	Strong Beer,	-	12 1/2
Lime Punch,	per glass,	25	FOR HORSE.		Cts.
Toddy,	-	-	Oats,	per quart,	3
Jamaica Spirits,	per gill,	-	Corn,	-	6
Country Rum,	-	-	Stabling and Hay,	per night,	25
French Brandy,	-	12 1/2	Do.	24 hours,	25
Peach do.	-	-	Pasture,	per night,	12 1/2
Holland Gin,	-	-	Do.	24 hours,	25
Country, do.	-	-			

## SECTION XVII,

OF THE ACT, ENTITLED, "AN ACT CONCERNING INNS AND TAVERNS."  
(Passed February 24, 1797.)

And be it enacted, That it shall be the duty of the said courts, and they are hereby respectively empowered and directed, at every of their spring sessions hereafter to ascertain the rates and prices of the several liquors, meat and entertainment for man, and also fix the several sums for the provender, stabling and pasture for horses, to be taken by every licensed innholder and tavern-keeper within their respective counties; and every such innholder and tavern-keeper shall obtain from the clerk of the court, and in ten days after such session fix or set up to open view, in the most public room in his or her inn and tavern, a fair copy of the rates and prices of the articles and things so ascertained by the said court, with a copy of this clause thereunto subjoined, attested by the said clerk, and keep up the said copy so as aforesaid exposed to open view until a new rate shall be made, under the penalty of four dollars for every day that he or she shall refuse, neglect, or omit to fix, set, or keep up the same, to be sued for and recovered by action of debt, with costs, in any court of record having cognizance thereof, by any person or persons who shall prosecute for the same; and further, if any innholder and tavern-keeper shall ask, demand or receive a greater price for any liquors, diet, lodging, provender, stabling, pasturage, or other article, than by such rate shall be allowed, he or she so offending shall, for every offence, forfeit and pay four dollars, to be recovered in the manner last above mentioned, and his license shall immediately thereupon become void; and lastly, the said clerk shall be entitled to receive from such innholder and tavern-keeper for the copy of rates aforesaid and this section thereto annexed the sum of fifty cents.

By order of the Court,

*Blair* Clerk.

And be it enacted, That it shall be the duty of the said court, and they are in duty respectively enjoined and directed, at every of their spring sessions hereafter to ascertain the rates and prices of the several trades, wares and commodities for sale, and also fix the several sums for the removal, stabling and pasture for horses, to be taken by every licensed innholder and tavern-keeper within the respective counties; and every such innholder and tavern-keeper shall obtain from the clerk of the court, and in two days after such session fix or set up to open view, in the most public room in his or her inn and tavern, a full copy of the rates and prices of the articles and things so ascertained by the said court, with a copy of this clause therein so aforesaid, altered by the said clerk, and keep up the said copy as aforesaid exposed to open view until a new rate shall be made, under the penalty of four dollars for every day that he or she shall refuse, neglect or omit to fix, set, or keep up the same to be sued for and recovered by action of debt, and costs, in any court of record having cognizance thereof, by any person or persons who shall give evidence in any such suit, and no writ shall be granted or returned against him or her.

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