

Provinciall Court shall approve of *And be it further En*
 Acted by the Authority Advice and Consent aforesaid that it shall
 and may be lawfull for any person whatsoever to put such bond or
 bonds in Suits for any particular Breach thereof to their respective
 Damages without any Assignment of such bond and in Case of
 recovery shall have the Damages to be ascertained by a Jury awarded
 them by the Court before whom such recovery shall be had out of
 Penalty of such bond but in case of a Nonsuit shall satisfy the Defendant
 his full Cost of Suits to be adjudged him against such prosecutor whose
 name shall always be Endorsed on the back of the first Process that
 shall be served on such Defend^t and be in such Endorsement Termed the
 Prosecutor *And* in Case the Lower House of Assembly or of Justices
 of the provinciall Court shall at any time find Cause to put in Suit the
 bond or bonds taken for Security of the records aforesaid the Order or Direction
 of the said Lower House of Assembly or of the Justices of the provinciall
 Court aforesaid shall be sufficient to Oblige the Att^y Generall for y^e time
 being to sue such bond in his Lordships name for the Securing the publick
 from all Charges and Expences that shall be necessary for the putting or
 preserving the aforementioned Records in repair according to the true
 Intent and meaning of this Act *And be it further Enacted*
 by the Authority Advice and Consent aforesaid that the Commissioners
 for y^e time being of the severall County Courts within this province are hereby
 Authorized and Impowred to Inspect their respective Record Books and
 to Judge what reparations they shall think needfull wher^e reparations
 and Amendments if any they shall adjudge necessary they shall with all
 convenient Speed Cause to be made and agree with such person or persons
 as they think most Capable to performe the Same upon the best and
 easiest termes they can (on behalfs of their respective Counties) in Tobacco
 which Tobacco y^e persons Employed performing and finishing the reparations
 and Amendments aforesaid shall be allowed in their severall and respective
 County Levys *And* after such reparations made where wanted or
 after Inspection as aforesaid where no reparation is thought necessary
 it shall not thence forward be lawfull for the Clerks of the severall aforesaid
 Respective County Courts to receive or apply to their use any of the
 fees and profits arising from their office until they have Entered into
 bond before the County Court with two sufficient Sureties to be taken in
 his Lordships name in the Summe of two hundred pounds Current
 money with Condition as above in this Law is already Exprest which
 bond shall be Immediately proved in such manner as above Exprest
 (before)