

altys of Attorneys soe offending and the said forfeitures to be recovered as aforesaid and go to the use aforesaid. Lib. L. L.
No. 64.

And be it further Enacted by the Authority aforesaid that the Attorney Generall of this Province shall not recover nor receive any ffee for any Navigation bond put in suite either where the Certificate was before the suite of the said Lands lodged in the Secretarys office of this Province or where it can be prov'd that he knew there was such Certificate return'd neither shall the said Attorney Generall Receive or have any ffee for any bond for Countrey dues where the said bond appears not to be forfeited and if the said Attorney Generall after the end of this Sessions of Assembly shall sue any bond taken contrary to Act of parliament or any bond taken for Country dues and noe bills of Exchange appearing protested nor noe other ffailure to forfeit the said bond, or where the said Certificate is returned into the said Secretarys Office appointed for keeping the same any of which Cases appearing to the Provinciaall Court the said Attorney Generall shall not only loose his ffees but pay the Secretarys ffees and what other Charges the party hath been at in defending the same to be adjudged by the Provinciaall Court. p. 139

And whereas severall persons have been sued in her Majestys Name for a Certain sume without ever mentioning for what the said bond was taken so that the persons do not know what Courses to take or who to apply y'selves to.

Be it Enacted by the Authority aforesaid that when any Writt is issued forth upon a Navigation Bond taken in her Majestys Name it shall be endorsed on the backside as followeth (for whom the person was bound and in what year if a Sheriffs Bond) at whose request and prayer it was sued or bond taken in any of her Maj^{ty}s Offices in this province it shall be endorsed at whose request it was sued, and for want of such Endorsement the writt shall Abate, and the party Greived shall recover his Costs against the Attorny that sued forth the said Writt.

And be it enacted by the Authority aforesaid by and with the Advice and Consent aforesaid that whensoever the Grand Jury in their respective County Courts of this Province shall make a Presentment of the breach of any the Laws of this province save only the Act for speedy tryall of Criminalls and ascertaining their punishment in the County Courts when prosecuted there if the party or partys presented Confess his or their Crime and Submitt to the Court then the Clerk of the Indictments shall have one hundred pounds of Tobacco for his ffee and no more But if the Clerk of Indictments draws a Bill of Indictment upon the said presentment or the party traverses such presentment or Bill of Indictment and