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hand of an Attorny practising in the said Court or Courts to Justi- Public fye the same the said Clerk or Clerks so offending shall be Lyable Record Office, to the same forfeitures & penalties of Attornys so offending; and London. the said Forfeitures to be recovered & go to the use as aforesaid. C. O. 5, Vol. 731, And Be It further Enacted by the Authority aforesaid that the Maryland. Attorny Generall of this Province shall not recover nor receive any From 1694-1702. Fee, for any Navigation Bond putt in suite either where the Certifi- Acts cate was before the suite of the said Bond Lodged in the Secretarys Office of this province, or where it can be proved that he knew there was such Certificate returned, neither shall the said Attorny Generall receive or have any Fee for any bond taken for County dues where the said bond appeares not to be forfeited which was the true intent & meaning of the said Ordinance of Assembly. And if the said Attorny General after the end of this session of Assembly shall sue any Bond taken contrary to act of parliament or any bond taken for County dues, and no bills of Exchange appearing protested nor no other Failure to forfeite the said bond or where the Certificate is returned unto the secretaryes or the Office appointed for keeping the same any of which Causes appearing to the provinciall Court the said Attorney Generall shall not only Loose his Fee, but pay the honble secretary Fees and what other charge the party hath been out in defending the same to be adjudged by the provinciall Court & whereas Severall Persons have been sued in his Matys name for a certaine sume without ever mentioning for what the said bond was taken so that the said persons doth not know what Course to take, or to whome to apply themselves to. Therefore Be It Enacted by the Authority aforesaid That when any Writt is Issued forth upon a Bond taken in his Maties Name It shall be Endorsed on the back side as Followeth. If a Navigation Bond, for whom the Person was bound for & in what Yeare. if a Sherriffs Bond, at whose request & prayer It was sued or bond taken in any of his Matys 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 grieved shall Recover his Cost against the Attorney that sued for the said Writt. And Be It further Enacted by the Authority aforesaid that upon any Presentment of the Grand Jury upon the breach of any of the Penall Laws of this Province save that for suppressing of Criminalls & trying on them in the County Courts if the party presented confesses his crime & submitts to the Court the Clerk of Indictments shall have no Fee for the same, but if the party traverse & puts himselfe upon a Jury then the said Clerk to have 200lbs Tobacco Fee: and that upon a Presentment Grounded upon the Law for suppressing Criminalls or upon any Statute of England If Bill be found by the Grand Jury the Clerk of the Indictments shall have 200lbs Tobaccoe Fee. And the Clerk of the Indictments shall have two hundred pounds of Tobacco Fee; and that upon Presentment found in the Provinciall Court the Attorney Generall to have