SessionLaws the Provincial Court for the Time being, shall, and he is hereby obliged, authorized and directed to enter such Bond and Order, and immediately thereupon to make out such Execution as shall be required under the Hands of the said Commissioners for the Time being, and directed to such Sheriff, Coroner, or other Officer or Officers, as the Case may require; and such Sheriff or Sheriffs, Coroner or Coroners, or other Officer or Officers, as the Case shall or may require, are hereby impowered and directed to execute the same in common Form, as such Writs or Executions usually have been, should, or ought to be executed.

And whereas the Credit of the Office of the Commissioners or Trustees aforesaid, hath been, and ought to be supported; It is hereby Enacted, That no Bond or Bonds taken, or to be taken in the said Office by the Commissioners or Trustees aforesaid, in Virtue or by Directions of the recited Act aforesaid, shall be effected Bonds not by any Act for Limitation of Actions within this Province, but that to be such Bond or Bonds so taken or to be taken by the said Commis-Act of sioners or Trustees, shall remain, and be good and effectual in Law, during the Continuance of the Act, entituled, An Act for Emitting and making Current Ninety Thousand Pounds, Current Money of Maryland, in Bills of Credit; any Law, Statute, Usage or Custom to the contrary notwithstanding.

Limitation

Officers not to extort Fees

And be it Enacted, That from and after the End of this Session of Assembly, it shall not be lawful for any Sheriff or Coroner, to charge to, or take from any Person or Persons within this Province. any other or greater Execution Fee than such as shall arise on what shall be really due on such Bond or Bonds. And for Prevention of exorbitant Fees being taken by Attorneys practising in any Courts of Record within this Province, and of Clerks from multiplying Suits in the County Courts,

Be it likewise Enacted and Declared, That from and after the End of this Session of Assembly, it shall not be lawful for any Attorney practising within this Province, to charge or take more thon one Fee for or upon any Bond or Bonds whatsoever, altho' there shall or may be one or more Surety or Sureties in such Bond or Bonds for suing or bringing the same to Judgment and Execution, or for Defence of the same Action, rating such Fee or Fees from the real Ballance due and owing upon the Sum mentioned in the Condition of such Bond or Bonds.

And be it further Enacted by the Authority aforesaid. That from and after the End of this Session of Assembly, it shall not be lawful County for any County Clerk within this Province, to issue or make out Clerks not to issue any more than one Writ or Declaration on such Bond or Bonds, more than wherein the Principal and Surety or Sureties reside in one and the one Declaration against same County; but that in all such Cases one Action only shall be them founded on such Bond or Bonds; which Suit shall not abate during