

ATTORNEYS.

No person shall practise the law in any court of this state, without being admitted by the justices thereof, who have power to admit and also to suspend—1715, ch. 48, sec. 12,	44
Admission of attorneys to practise law in the courts of the state, regulated by 1831, ch. 268, sec. 1,	1032
No justice of the peace, sheriff, deputy sheriff, clerk, or deputy clerk, shall plead as an attorney in the court wherein he bears office—1715, ch. 41, sec. 9,	25
No register of wills shall plead as an attorney in any court in the county where he is register—1786, ch. 10, sec. 1,	235
Justices of the orphans court not to act as attorneys or solicitors in any court of law or equity in this state during the time they shall act as such—1791, ch. 76, sec. 3.	
Attorneys to take the oath therein prescribed—Feb. 1777, ch. 5, sec. 1,	128
The judges of courts are authorized to observe the demeanor of practitioners of the law before them, and to discountenance and punish liberties tending to lessen the authority of the courts, by suspension perpetually, or for a time, or by fine—1719, ch. 4, sec. 2,	49
To every attorney in a county court, for bringing, prosecuting or defending, any action to final judgment, agreement, or other end thereof, shall be paid one hundred pounds of tobacco, except where the debt or damage recovered be upwards of two thousand pounds of tobacco, or £10 sterling, in which case he shall have two hundred pounds of tobacco—1715, ch. 48, sec. 7,	44
See 1810, ch. 126; 1805, ch. 65.	
For prosecuting or defending any cause, plaint or action, in the general court, to final judgment, four hundred pounds of tobacco—1715, ch. 48, sec. 7,	43
For any fee in the chancery or admiralty court, six hundred pounds of tobacco—1715, ch. 48, sec. 7,	43
For any fee in the commissary's court, four hundred pounds of tobacco—1715, ch. 48, sec. 7,	43
For any fee upon writs of error or appeal, six hundred pounds of tobacco—1715, ch. 48, sec. 7,	43
Any practitioner demanding or receiving more than by this act appointed, shall be incapable of practising the law in any court in this state for the future—1715, ch. 48, sec. 8,	44
Attorney's fees, by this act, are leviable by execution as other officers' fees, and the sheriffs are obliged to levy and execute the same accordingly—1715, ch. 48, sec. 10,	44
All bills, bonds, or other specialties, taken by an attorney, shall be endorsed for what or how they became due, or in default thereof shall be void—1715, ch. 48, sec. 9,	44
Attorneys practising in any county court are liable to actions in that county as if they were inhabitants thereof—1722, ch. 12, sec. 4,	60
Where actions are discontinued, through the default of an attorney, he may be fined five thousand pounds, if in the general court, and two	