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thousand pounds if in the county court, and all the costs of the suit discontinued—1721, ch. 14, sec. 2,	5 6
Where attorneys neglect their client's cause, the county courts, (when the lawful costs, accruing by such negligence, do not exceed four hundred pounds of tobacco,) are empowered to adjudge the attorney to pay the same, but if above four hundred pounds of tobacco,	
the client shall be left to his remedy at common law—1722, ch. 12, sec. 4, On petitions for freedom hereafter instituted, when they shall be dismissed, or on trial judgment be rendered against the petitioner, the	6 0
attorney shall pay all legal costs, unless the court shall be of opinion, under all circumstances, that there was probable ground to suppose the said petitioner had a right to freedom—1796, ch. 67,	
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