

receive any Fee for any Navigation Bond put in Suit, nor for any Bond taken for Country Dues, where the said Bond appears not to be forfeited, and if he shall sue any Bond taken contrary to Act of Parliament, or taken for Country Dues, and no Bill of Exchange protested, or other failure, to forfeit the Bond, or where the Certificate is returned into the Secretary's Office; in any of which Cases appearing to the Provincial Court, the said Attorney General shall lose his Fee, and also pay the Secretary's Fees, and what other charges the Party hath been at in defending the same.

V. When any Writ is issued forth upon a Bond taken in the Kings name, it shall be indorsed on the back, for whom the Person was bound, and in what year (if a Navigation Bond) or at whose request it was sued (if a Sheriffs Bond) or Bond taken by any of his Majesty's Officers in this Province, and for want of such Indorsment the Writ shall abate, and the party grieved recover his loss against the Attorney that sued it forth.

VI. Upon every Presentment by the Grand Jury for Breach of any Penal Laws of this Province (except that for Suppressing Criminals, and trying them in the County Court) if the party presented confesses the Crime, and submits, the Clerk of the Indictments shall have his Fee for the same; if the party traverse, the Clerk shall have 200 *l.* of Tobacco: and upon every Presentment, grounded upon any Statute of *England*, if the Bill be found by the Grand Jury, the Clerk shall have 200 *l.* of Tobacco Fee. And upon Presentment found in the Provincial Court, the Attorney General shall have 400 *l.* of Tobacco fee.

## B.

### Bail.

I. *11 W. 3. p. 76.* When Special Bail is required in the Provincial Court, if the Defendant be present in Court, he shall give Special Bail in open Court, and shall be deemed in Custody of the Sheriff that arrested him till Bail be so given: But if the Defendant be not

able