

ward the Support of Government in this Province, the other Half to the In-
former, or him or them that shall sue for the same; to be recovered by Ac-
tion of Debt, wherein no Effoin, Protection or Wager of Law to be allowed.

C H A P.
XLVIII.

XII. And be it further Enacted, by the Authority, Advice and Consent afore-
said, That from and after the End of this present Session of Assembly, no
Attorney, or other Person whatsoever, shall practice the Law in any of the
Courts of this Province, without being admitted thereto by the Justices of
the several Courts, who are hereby impowered to admit and suspend them
(*salvo Jure Coronæ*) until his Majesty's Pleasure shall be known therein. But
any Attorney, or any other Person practising the Law in this Province, or the
Plaintiff that shall sue in any County Court where he does not reside, shall
be obliged to give Security for the Payment of all the Officers Fees that shall
accrue upon any Suit by him to be commenced, either at the Time of the
issuing of the Writ in the Action, or during the Continuance of the Court to
which such Writ shall be returned, on Pain of paying such Fees himself, or
suffering his Client to be Non-suited, in Default of such Security to be given,
or of such Attorney signifying his Intention to pay such Fees; any Law, Sta-
tute, Usage, Custom, Rule of Court, or Order from any Persons to the con-
trary notwithstanding.

Power of the
Courts to ad-
mit or sus-
pend Attor-
neys, &c.
*Salvo Jure
Coronæ.*
Security for
Fees shall be
given by
Plaintiffs who
reside in any
other County
than where
they sue.

XIII. Provided always, That nothing in this Act shall extend, or be con-
strued to extend, to give Right to any Courts of this Province to admit any
Attorney, or other Person practising the Law, to practice in any Court, that
has been already refused so to do by his Excellency, and his Majesty's Honour-
able Council; nor to any Person that shall not qualify himself by taking the
Oaths appointed to be taken by Act of Parliament made in the Sixth Year of
the Reign of her late Majesty of pious Memory, entitled, *An Act for the Se-
curity of her Majesty's Person and Government, and of the Succession to the Crown
of Great-Britain in the Protestant Line.*

But Courts
shall not ad-
mit any to
practice as
Attorneys
who have
been refused
by the Go-
vernor and
Council, or
who shall re-
fuse to take
the Oaths.

Examined and Compared with the Original Act, REVERDY GHISELIN,
THOMAS BACON.

C H A P. XLIX.

An ACT declaring all Laws heretofore made, which have been re-enacted this Session of Assembly, to be repealed. *Lib. LL.*
N^o 4. fol. 280.

Passed 3d
June 1715.

See the Explanatory Act of 1719, ch. 16; containing a particular List of the Laws hereby repealed.

WHEREAS sundry Laws of this Province have been re-enacted this
present Session, many whereof are not particularly repealed by the
Laws re-enacting them: Therefore for the better ascertaining what
Laws are in Force, It is hereby Declared and Enacted, and be it Enacted,
by the King's most excellent Majesty, by and with the Advice and Consent of his
Majesty's Governor, Council, and Assembly of this Province, and the Authority of
the same, That all such Laws, or Acts of Assembly heretofore made, which
have been considered and re-enacted this present Session, be, and are hereby
declared to be repealed, abrogated, null and void, to all Intents and Purposes
whatsoever.

A General
Repeal of all
Acts hereto-
fore made,
which have
been re-enac-
ted this Ses-
sion.

II. Provided always, That nothing in this Act shall be construed to ex-
tend to the Prejudice of any Action or Suit already commenced in any the
Courts of this Province, but that the same shall and may be adjudged and de-
termined in such Manner as if this Act had not passed.

Provido with
respect to Ac-
tions already
commenced.

Examined and Compared with the Original Act, REVERDY GHISELIN,
THOMAS BACON.