

cery, Provincial and County Courts of this Province; for the more speedy Recovery of Debts, easy obtaining of Executions against Persons absenting from the Counties where the Judgments were recovered against them; for preventing Commissioners, Sheriffs, Sub-Sheriffs, and Deputy-Clerks, to plead as Attorneys in the respective Courts to which they belong; and for Amercements in the Provincial and County Courts, that relates to Amercements, and the Application of them, shall be, and is hereby repealed.

C H A P. XII.

Repeal of a Clause, (viz. §. 10,) of the Act of 1715, ch. 41.

IV. And be it likewise Enacted, That it shall and may be lawful to and for the severall and respective Justices of the County Courts within this Province, at their Discretion, where it shall appear to them that any Plaintiff or Defendant in any Action hereafter to be brought in any of the said Courts, shall suffer by the Negligence or Omission of the Attorney or Attorneys, to immediately adjudge such Attorney or Attorneys to pay the lawful Costs accruing from such Plaintiff or Defendant through such Negligence or Omission, not exceeding Four Hundred Pounds of Tobacco; but if the Cost shall surmount that Sum, then in every such Case, the Plaintiff or Defendant shall be left to their Remedy at Common Law. And that every Attorney practising in any County Court whereof he is not an Inhabitant, shall be under the same Circumstances as to any Recovery to be had against him, as though he was actually an Inhabitant of that County.

Penalty on Attorneys neglecting their Clients Cause in the County Court.

Attorneys liable to Actions in any County where they Practice.

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

C H A P. XIII.

An Act for the better Relief of poor Debtors. Lib. LL. N^o 4. fol. 567. EXP. Passed 3^d Nov. 1722.
To be in Force 3 Years, &c. Continued 1725, ch. 4; 1728, ch. 6; 1732, ch. 20; 1736, ch. 3; expired in 1740; was again revived 1742, ch. 6; and 1746, ch. 3; and at length totally expired in 1750.

C H A P. XIV.

A Supplementary Act to the Act for repairing the Damages already sustained in the Records of the Land, Secretary's, Commissary's, and County Court Officers, and for Security of the same Records for the future. Lib. LL. N^o 4. fol. 569.
N. B. By this Act (1.) Thomas Bordley and Daniel Dulany, Esquires, were added to the former Commissioners. (2.) The severall Officers to be obliged, in the same Sums, and in the same Manner, as prescribed in the said Act of 1716, ch. 1, for such Books as the Commissioners should adjudge to be then in good Repair; and a Clause to be in the Condition of every Bond to make the Officers answerable for every Book that should be put in good Repair by Directions of the Commissioners, and delivered into the proper Office to which it belongs.

Ditto.

1716, ch. 1.

C H A P. XV.

An ACT directing how Fines shall be adjudged against such as neglect to appear at Musters. *Lib. LL. N^o 4. fol. 570.*

Ditto.

BE it Enacted, by the Right Honourable the Lord Proprietor, by and with the Advice and Consent of his Lordship's Governor, and the Upper and Lower Houses of Assembly, and the Authority of the same, That on Representation made by the Head Officer that shall appear in the Field at any Time appointed for a Muster, that any Persons, not exempt by Law, shall not have made their Appearance according to his Warning or Summons provided as the Laws of this Province direct, it shall and may be lawful for any Two Field Officers of the County, to summons the Delinquent or others concerned; and on hearing and fully examining into his Offence and Excuse, to cause him to be executed or excused, as shall be most just and most agreeable to the Intent of the Law, now in Force, for the better regulating the Militia.

Any 2 Field Officers may adjudge Fines and award Execution for not appearing at Musters.

II. Provided, That in case any Person summoned to appear before such Field Officers, shall not appear, or otherwise excuse themselves, it shall be lawful for such Officers to judge their Case as on Default.

Judgment on Default.

III. And be it further Enacted, That an Act, entitled, *An Act for ordering and regulating the Militia of this Province, for the better Defence and Security*