or themselves out of the County or Jurisdiction of that Court where such Judgment or Judgments shall be given, that then and in every such Case the Plaintiff or Plaintiffs in every such Judgment or judgments, for the more easy obtaining the Fruit and Effect of such Judgment, whether the same be for Costs of Non-suit or otherwise, shall or may take the Transcript of the Record of such Judgment, under the Seal of the Court where such Judgment shall be obtained, and lay the same before the Justices of the County-Court, where the faid Defendant or Defendants shall happen to be, which Transcript shall be entred upon the Record of such County-Court, and the Justices of such County-Court, shall, by Vertue of this Act, award Execution against the Person or Persons against whom such Judgment shall be rendred, by Capias ad Satisfaciendum, Fieri facias or Attachment for the Debt, Damages and Costs in such Judgment or Recovery mentioned, together with such Additional Costs as shall be Expended in Without scire such Court, where such Execution shall be awarded, without Suing out facials any Writ of Scire facias.

And be it further Enacted by the Authority aforefaid, by and with the Advice and Consent aforesaid, That no person being in the Commission of Commissioners the Peace, no Sheriff or Deputy-Sheriff, Clerk or Deputy Clerk, of as Attorneys on those Courts wherein they bear Office, shall plead as Attornies for or in pain of 30col: Tell. behalf of any Person or Persons, on Penalty of Forfeiting Three Thoufand Pounds of Tobacco for every such Offence, whereof such Offenders shall be found Guilty, one half thereof to his Majesty, his Heirs and

Successors, for the Support of the Government of this Province, the other half to the Informer, or him or them that shall sue for the same, to be Recovered in any Court of Record within this Province, by Bill, Plaint or Information, wherein no Essoyn, Protection or Wa-

ger of Law to be allowed.

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And for the Discouragement of Litigious Sui s, that frequently arise in the Provincial and County-Courts within this Province, Be it Enacted Americaments letby the Authority, Advice and Consent aforesaid, That all Persons, whatso- led in the Provinever, except Executors and Administrators, that are Cast in any Cause, Tob. in the be they Plaintiff or Defendant, shall be Amerced, besides the Damages County 30. and Costs in the Provincial Court, Fifty Pounds of Tobacco, to be imployed as the Governour and Council shall think fit; and in the County-Court, Thirty Pounds of Tobacco, to be Employed and disposed of towards defraying the County Charge of each Respective County.

And for the due Collection thereof, Be it Enacted by the Authority How to be collecaforesaid, That the Clerk of the Provincial Court, and the Clerks of ted. the several County-Courts, keep an exact Account of the Amerciaments and Deliver, or Send the same to the several Sheriffs of the particular Counties, who are hereby required to Collect the same, with the Levy, and are accordingly Empowered for default of Payment to make Distress, and Commanded not to return any in Arrears, except in Case of the

Debtors Insufficiency. And be it further Enacted, That the Clerks of the several County- The Clerks Duty Courts give unto the Chief Justice of such County-Court, a List of therein. Amerciaments every November Court, that shall have arisen each each proceeding Year, and that the Clerk of the Provincial Court lay a List of the Provincial Amerciaments, as they shall yearly arise before the Governonr and Council of this Province, for the Time being.