

For Serving a Replevin, the same as is allowed by the aforesaid Acts for an Execution.

AND also that the several Sheriffs be paid the like Fees by convicted Criminals, as are paid them by any other Persons for such like Services in Civil Cases, so as none of the Counties shall be chargeable with any such Fees; and that the above mentioned Fees, and also all such Fees as shall be allowed by Her Majesty's Honourable Council here, to their Clerk in Assembly; and also all such Fees as shall be allowed by the House of Delegates of this Province, to the Speaker and Clerk thereof, shall be levied by way of Execution, after the same Manner as is directed by the before recited Act for Levying the several Fees therein allowed to the several Officers therein mentioned. And in case any of the Officers mentioned in this Act shall in any wise act or do contrary, directly or indirectly, to this or the aforesaid Act, he or they so offending shall suffer the same Pains, Penalties, and Forfeitures, as in the said Act for Limitation of Officers Fees are directed to be recovered and applied, as therein is directed.

AND forasmuch as it is represented to this General Assembly, That great Inconveniencies and Oppressions have been imposed upon several of the Inhabitants of this Province, by reason several of the Sheriffs of the several Counties within this Province do frequently keep Ordinaries or Houses of Entertainment, and sell Drink by Retail, to the great Damage of such Persons as have Occasion to repair to their Offices; Be it therefore Enacted by the Authority aforesaid, by and with the Advice and Consent aforesaid, That no Sheriff within this Province, shall for the future presume, either by himself or any other Person, directly or indirectly, for or under him, to keep an Ordinary or House of Entertainment, or sell Liquors by Retail, during his Continuance in such his Office, on Pain of being disabled to execute the same, during the Term of Three Years.

AND be it further Enacted by and with the Authority, Advice and Consent aforesaid, That all Attornies practising in the several County Courts of this Province, shall have for their Fee in any Cause, where the real Debt sued for, or the Balance recovered, exceeds the Sum of Ten Pounds *Sterling*, or Two thousand Pounds of Tobacco, the Sum of Two hundred Pounds of Tobacco; and that any Attorney practising in the said Courts, that shall refuse to prosecute or defend the Cause of any Person or Persons making Application to him (unless before retained) having the said Fee paid, or secured to be paid to him, or that shall ask, receive, or demand in any such Action, by any Colour or Pretext whatsoever, more than the said Fee, shall forfeit and pay the Sum of Five hundred Pounds of Tobacco; One Half thereof to our Sovereign Lady the Queen, for the Support of the Government, the other Half to him or them that will sue for the same, to be recovered by Action of Debt, Bill, Plaint, or Information, wherein no Essoign, Protection, or Wager of Law to be allowed; and upon Conviction thereof to be suspended his Practice in the said Court, for and during One whole Year.

*Pass'd July 3d, 1714.*

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