And be it Enacled, by the Authority aforesaid, by and with the Advice and On Present-Consent aforesaid, That whensoever the Grand-Jury in their respective ments in Countycourts County-courts of this Province, shall make a Presentment of the Breach for breach of of any the Laws of this Province, fave only the Act for speedy Tryal any Laws, of the County courts fave that for of Criminals, and ascertaining their Punishment in the County-courts, Tryal of Criwhen prosecuted there, if the Party or Parties presented, confess his or minals, their Crime, and submit to the Court, then the Clerk of Indictments submits, the shall have One Hundred Pounds of Tobacco for his Fee and no more; Attorneys Fee but if the Clerk of Indicaments draws a Bill of Indicament upon the said is 1001. Tob. Presentment, and the Party therein presented traverses such Presentment drawn, and or Bill of Indictment, and puts himself upon the County for Tryal Tryal on the thereof, then the Clerk of the Indictment shall have Two Hundred County, 2001 Fees. Pounds of Tobacco, for his Fee and no more.

And be it further Enacted, by the Authority, Advice and Consent aforesaid, That from and after the End of this present Sessions of Assembly, Fees limited. there shall be paid to any Attorney or other Persons practising the Law, in any of the County-courts of this Province, for bringing, profecuting or defending any Action, of what Nature or Quality soever, to final Judgment, Agreement, or other End thereof, the Sum of One Hundred Pounds of Tobacco; unless the principal Debt, or Damage, or Ballance of any Debt and Damages sued for and recovered, do exceed the Sum of Two Thousand Pounds of Tobacco, or Ten Pounds Sterling; that then the said Attorney shall have Two Hundred Pounds of Tobacco and no more: And to any Attorney, or other Person practising the Law. in the Provincial-court, High Court of Chancery, Commissary's-court, Court of Vice-Admiralty, or for profecuting or defending any Appeals, Writs of Error, or any other Matter or Thing whatsoever, before his Excellency the Governour and Council, the several Sums hereaster expressed and set down, (That is to say, ) For prosecuting or defending any, Cause, Plaint or Action, of what Nature soever, in the Provincial-court, to final Judgment, Agreement, or other End thereof, the Sum of Four Hundred Pounds of Tobacco and no more: For any Fee in the High-Court of Chancery, and Court of Vice-Admiralty, Six Hundred Pounds of Tobacco and no more: For any Fee in the Commissary's Court, Four Hundred Pounds of Tobacco and no more: For any Fee upon any Writ of Error, or Appeal, which shall be before his Excellency the Governour and Council, Six Hundred Pounds of Tobacco and no more: And to his Majesty's Attorney-General, for any Action in the Provincial Court, at the Suit of his Majesty, Indictment, Presentment, or Information, the Sum of Four Hundred Pounds of Tobacco and no more: Any, Law, Statute or Custom to the contrary, in any wife, notwitnstanding.

And be it further Enacted, by the Authority, Advice and Consent aforefaid, That if any Attorney or other Person practising the Law in any Extortingof the aforesaid Courts, do presume to ask, receive, take or demand any greater or larger Fee than before by this Act appointed, and be thereof legally convicted, he shall be uncapable to practise the Law in

any Court of this Province for the Future. And be it further Enacted, by the Authority, Advice and Consent aforefaid, That all Bills, Bonds or other Specialties, taken by any Attorney, taken by Ata or other Person practising the Law in any of the aforesaid Courts, or tornies, or Clerks, to be any Bills, Bonds or other Specialties, taken by any of the Clerks of any endorsed: County-court of this Province, from and after the End of this Session's For what.

Penalty of

Specialties