

THE Party so offending, shall have no Appeal or Writ of Error, but the Judgment of the County Court shall therein be definitive.

IF the Clerk of the Provincial or any County Court, shall issue out Process in any Criminal Causes, without an Order for justifying the same, under the Hand of an Attorney practising in the Court, they shall be liable to the same Penalties as Attornies so offending, to be applied as aforesaid.

THE Attorney General shall have no Fees for any Navigation Bond put in suit, where the Certificate was, (before bringing the Suit,) lodged in the Secretaries Office, or where it can be proved that he knew thereof, and if he shall sue any Bond taken, contrary to Act of Parliament, or any Bond taken for County Dues, and no Bills of Exchange appearing protested, nor no other Failure to forfeit the said Bond, or where the Certificate is returned into the Secretaries Office, the Attorney General (any of the said Causes appearing to the Provincial Court,) shall not only lose his Fees, but pay the Secretaries Fees, and what other Charges, the Party has been at, in defending the same, to be adjudged by the Provincial Court.

WHEN any Writ is issued out on a Navigation Bond, it shall be indorsed on the Back, *for whom the Person was bound and in what Year:* if a Sheriffs Bond, it shall be indorsed, *at whose Request it was sued,* for want of which Indorsement, the Writ shall abate, and the Party grieved shall recover his Costs against the Attorney, that sued forth the said Writ.

WHEN the Grand Jury in any County Court shall present any Person, (save only the Act for speedy trial of Criminals,) if the Party presented confess, and submit to the Court, the Clerk of the Indictments shall have of Fee *One Hundred Pounds* of Tobacco, and no more; but if he draws a Bill of Indictment, and the Party indicted puts himself upon the County for trial, after traversing the Bill of Indictment, then the Clerk of the Indictments shall have *Two Hundred Pounds* of Tobacco, and no more, of Fee.

THERE shall be paid of Fee to any Attorney or other Person practising in any County Court, for bringing, prosecuting or defending any Action to final Judgment, Agreement or other End thereof, the Sum of *One Hundred Pounds* of Tobacco, if the principal Debt, Damage or Ballance be below the Sum of *Two Thousand Pounds* of Tobacco or *Ten Pounds* Sterling, and *Two Hundred Pounds* of Tobacco, if exceeding the said Sum. If practising in the Provincial Court, High Court of Chancery, Commissaries Court, Court of Vice Admiralty or before the Court of Appeals, the following Fees are ascertained to the Attorney, viz. For prosecuting or defending any Action in the Provincial Court to final Judgment, the Sum of *Four Hundred Pounds* of Tobacco, and no more. In the High Court of Chancery, *Six Hundred Pounds* of Tobacco, and no more. In the Commissaries Court *Four Hundred Pounds* of Tobacco, and no more. And upon any Writ of Error or Appeal before the Governor and Council, *Six Hundred Pounds* of Tobacco, and no more. And to the Attorney General for any Action in the Provincial Court, at the Suit of the Lord Proprietary, Indictment, Present-