

drawn, and the party traverse, the clerk of the indictments shall have 200lb. tobacco—*ibid.* § 6.

6. To every attorney in a county court, for bringing, prosecuting or defending any action to final judgment, agreement, or other end thereof, shall be paid 100lb. tobacco, except where the debt or damage recovered be upwards of 2000lb. tobacco, or 10l. sterling, in which case he shall have 200lb. tobacco. For prosecuting or defending any cause, plaint or action, in the provincial court, to final judgment, &c. 400lb. tobacco. For any fee in the chancery or admiralty court, 600lb. tobacco. For any fee in the commissary's court, 400lb. tobacco. For any fee upon writ of error or appeal, before the governor and council, 600lb. tobacco. Any practitioner of the law, demanding or receiving more than herein limited, shall be incapable of practising the law in any court in this province—*ibid.* § 7, 8.

7. Attorney's fees, by this act, are levyable by execution, and the sheriffs are obliged to levy and execute the same accordingly—*ibid.* § 10.

8. All bills, bonds or other specialties, taken by an attorney or county clerk, shall be indorsed for what, or how they became due; or, in default thereof, shall be void—*ibid.* § 9.

9. Attorney's neglecting their client's cause, the county courts (when the lawful costs accruing by such negligence do not exceed 400lb. tobacco) are empowered to adjudge the attorney to pay the same: but if above 400lb. tobacco, the client shall be left to his remedy at common law—1722, c. 12, § 4.

10. Attorney's practising in any county court, are liable to actions in that county, as if they were actual inhabitants thereof—*ibid.*

11. For the attorney's fee in causes of equity, in the county court, see *Advancement of Justice*, 4.

12. No attorney shall charge more than one fee on any bond whatsoever, although there be one or more sureties thereto, for suing or bringing the same to judgment, or for defence thereof, rating the fees from the real balance due, and not from the sum mentioned in the condition, 1747, c. 23, § 7.

13. On discontinuance of action through default of any attorney's neglecting to bring the cause to decision within the time limited in this act, such attorney, so neglecting, to the prejudice of his client, shall forfeit in the provincial court, 5000lb. tobacco; and in a county court, 2000lb. tobacco, with all costs accruing by such default: one half of which fine to the party grieved, the other half to his lordship, for the use of the county school—1721, c. 14, § 1.

14. No person