

Five hundred pounds of tobacco the one half to his majesty his heirs and
 Successors towards the support of government in this province the other half
 to the Party provided or to him or them that shall perform or sue for the same to
 be recovered in the respective County Courts of this province where such offence
 was committed by action of Debt Bill Complaint or Information wherein no
 special protection or waiver of Law to be allowed.

Neither shall the Party so offending have any appeal or writ of
 Error but the Judgment of the County Court shall be definitive thereon
 and if the Clerk of the provincial Court of this province or any of the Clerks
 of the County Courts of this province shall issue out process in Criminal
 Causes without an order for the same under the hand of an attorney
 practicing in the said Court or Courts to justify the same the said Clerk
 or Clerks so offending shall be liable to the same forfeiture and penalties
 and go to the waste.

AND be it further enacted by the authority aforesaid that the attorney
 General of this province shall not receive nor receive any fee for any
 Navigation bond put in Suit either where the Certificate was before
 the Seal of the said Bonds Lodged in the Secretarys office of this
 province or where it can be proved that he knew that there was
 such Certificate returned neither shall the said attorney General
 receive or have any fee for any bond for Country duties where the
 said bond appears not to be forfeited and if the said attorney General
 after the end of this Session of Assembly shall sue any bond taken
 contrary to an Act of Parliament or any bond taken for Country duties
 and no Bills of Exchange appearing protested nor no other failure
 to forfeit the said bond or where the said Certificate is returned into
 the Secretarys ^{office} appointed for keeping the same any of which Cases
 appearing to the provincial Court the said attorney General shall
 not only loose his fees but pay the Secretarys fees and what other
 Charges the party shall be at in defending the same to be adjudged
 by the provincial Court.

And whereas several Persons have been sued in his majestys
 name for a certain Sum without their mentioning for what the
 bond was taken so that the persons do not know what courses to take
 or who to apply themselves to -

It is enacted by the authority aforesaid with the advice and
 Consent aforesaid that when any writ is issued for the recovery of a Navigation
 bond taken in his majestys name it shall be endorsed on the back
 side as followeth (for whom the person was bound and in what
 year) If a Sheriffs bond at whose request and Charge it was
 sued or bond taken in any of his majestys offices in this province it
 shall