

94) On the return of Such writt if he shall appear or before
Tryall of such Cause doth not take the same oath before
The Court or produce a Certificate of his having so
Done before some Magistrate as aforesaid the
plaintiff having complied with his part it shall
And may be lawfull for the Justices of the
Several Courts within this province on the plaint
his making appear his claim to Give Judgment
against such Defendant as by Default for such
Debt Damages and Cost as to them shall seem
Meet Oath of Plaintiff and Defendant you
A B Do Swear that you have not Given cause to be
Given or paid nor will wittingly willingly or
Designedly give cause to be Given or pay either
Directly or Indirectly unto your attorney or attor-
ney Councillours or advisers in the Cause now
Depending Between you and C D in
Court or to any other person whatsoever for the use of
your said attorney or attorney Councillours or
advisers any other or larger fee or fees gratuity or
Reward either for advice in the said action or any other
Services thereto relating than they are allowed to take
by an act of Assembly Entituled an act to restrain
The Evil practices of Attorneys and to prevent
Their taking moneys fees and to ascertain what fees shall
be allowed to practitioners in the Law who shall attend
The Circuit Courts according to the best of your knowledge
So help you God a Certificate of such person or
persons having taken such Oath or Oaths or Affirmation
if a Quaker of Plaintiff or Defendant shall be Deli-
vered to the Clerk of the County and the Clerk of the County
Ex Officio is hereby required to file the said Certificate
or Certificate and the Judges or Justices of any Court or
Courts