#### 18(1. Anno qninquagefimo primo Georgii III.

VI. And be it further enacted, That if any Mafter or Ufher of the faid School shall refuse to obey the bye Laws and Regulations to be made by the faid Truftees, or fhall neglect his duty towards the Scholars, or shall be guilty of drunkenness, or any species of immorality or misconduct, which in the opinion of the faid Truftees, or the major part of them, shall render fuch Mafter or Ufher unfit to be employed as a Teacher in the faid School, it shall be lawful Master or Ush for the faid Truftees, or the major part of them to report the fame in writing to the Govern- er. or, Lieutenant-Governor, or Commander in Chief, for the time being, who, being fatisfied of the mifconduct of fuch mafter or usher, shall and may cause him to be dismissed from the faid School, and may alfo, if he shall see fit, withdraw his license from such master or usher, who shall, thenceforth, be disqualified to teach youth, until he shall reform, and obtain a new licenfe for keeping a School.

VII. And be it further enacted, That this Act shall be and continue in force Seven Years from Continuation of the publication thereof, and from thence to the end of the next Session of the General \* In force in Affembly.\* 1815.

## CAP. III.

# An ACT for the better regulation of Attornies, Solicitors and Proctors, practifing in the Courts of Law and Equity in this Province.

Ditenacted by the Lieutenant-Governor, Council and Affembly, That, from and after the publication of this Act, no perfon, other than fuch as now are admitted and enrolled as Attornies, Solicitors and Proctors, fhall be permitted to act as an Attorney, Solicitor or Proctor, or Servitude of Clerks. to fue out any Writ or Process, or to commence, carry on, folicit or defend, any action or actions, or any other proceedings, either before or after judgment or decree obtained or paffed, in the name or names of any perfon or perfons in any of His Majefty's Courts of this Province, unless fuch perfon shall have been bound by contract in writing, duly executed, to serve from the day of the date of fuch contract, for the term of five years, as a clerk to fome Attorney already admitted and inrolled in His Majesty's Supreme Court of the faid Province, or who shall be duly and legally sworn and admitted as herein-after directed ; and unless such person shall have, during the faid term of five years, continued in fuch fervice and conformed himfelf to the rules herein prefcribed, and alfo, unless fuch perfon shall, after the expiration of the faid term be examined, sworn, admitted and enrolled as is herein after directed.

II. Provided always, and be it further enacted, That nothing herein before contained, shall ex- Provise. tend, or be conftrued to extend, or enlarge, the time of fervice of fuch perfons as are already ferving as clerks to any fuch fworn Attorney according to the existing rules and orders of His Majefty's Supreme Court, provided fuch clerks thall, within three months after the publication hereof, enter into a contract in writing, if none has been previously made, to ferve such Attorney for the refidue of the period required by the faid rules and orders of the faid Court, and provided also, That nothing in this Act contained, fhall extend, or be confirued to extend, to prevent any perfon or perfons who are now reliding in this Province, and who may be entitled to admiffion as an Attorney or Attornies in any of His Majefty's Courts within this Province under the prefent exifting rule of His Majefty's Supreme Court for the admiffion of Attornies, from being admitted accordingly; any thing herein contained to the contrary notwithstanding. HI.

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C. III.

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### C. III.

## Anno quinquagefimo primo Georgii III.

Attorney discontinuing practice.

Death of Attorney, vacation of contract, &c.

Qualifications.

Admission.

III. And be it further enabled, That from and after the publication hereof, no Attorney fhali have, take or retain, any clerk who fhall become bound by contract in writing as afore-faid, after fuch Attorney fhall have differentiated or left off, or during fuch time as he fhall not actually practice or carry on the bufinefs of an Attorney.

1V. And be it further enacted, That if any fuch Attorney, to or with whom any fuch perfon shall be bound, shall happen to die before the expiration of fuch term, or shall discontinue or leave off such his practice as aforefaid, or if fuch contract shall, by mutual confent of the parties, be vacated before the expiration of the faid term, and fuch clerk shall, in any of the faid cafes, be bound by another contract, or other contracts in writing to ferve, and shall accordingly ferve in manner herein before mentioned, as clerk to any other such practifing Attorney or Attornies as aforefaid, during the residue of the faid term of five years, then such fervice shall be deemed and taken to be as good, effectual and available, as if such clerk had continued to ferve as a clerk for the said term to the same perfon to whom he was originally bound.

N. And be it further enacled. That the Judges of the faid Court, or any one or more of them, fhall, and they are hereby authorifed and required, before they fhall admit any fuch perfon to take the Oath herein after directed to be taken by perfons claiming to be admitted as Attornies, to examine and enquire, by fuch ways and means as they fhall think proper, touching his fitnels and capacity to act as an Attorney, and if fuch Judge or Judges refpectively fhall be thereby fatisfied that fuch perfon is duly qualified to be admitted to act as an Attorney, then, and not otherwife, the faid Judge or Judges, thall and they are hereby authorifed and required to, adminifter to fuch perfon, the Oath herein after directed to be taken by Attornies, and after fuch Oath taken, to caufe him to be admitted an Attorney of the faid Court without any fee or reward, other than five fhillings for adminiftering fuch Oath ; which admisfion fhall be written on parchment, in the Englifh tongue, in a common legible hand, and figned by fuch Judge or Judges, and fhall be delivered to fuch perfon fo admitted.

VI. And be it further enacled, That no perfon, so to become bound as clerk as aforefaid, shall be admitted an Attorney, unless he shall be of the full age of twenty-one years, and unless he shall cause an Affidavit to be made and filed in the Office of the Prothonotary aforefaid, that he hath actually and really served, and been employed by, such practising Attorney or Attornies to whom he was bound as aforefaid, during the faid whole term of five years, according to the true intent and meaning of this Act.

VII. And be it further enacled, That if any perfor fhall claim to be admitted an Attorney of the faid Court, by reafon of his having been admitted and enrolled an Attorney, or called to the Bar in any of the fuperior Courts of the United Kingdom of Great-Britain and Ireland, or of His Majefty's American Colonies, if fuch perfon fhall claim to be admitted by reafon of his having been called to the Bar, or otherwife admitted and enrolled an Attorney in any one of His Majefty's Courts in either Kingdom, he fhall, before he fhall be admitted in the faid Supreme Court, produce a Certificate of his having been called to the Bar, figned by the Judge or Judges of the Court in which he hath been called, or a copy of his admiffion as an Attorney; duly certified under the feal of the Court in which he hath been admitted an Attorney ; and if fuch perfon fhall claim as aforefaid by reafon of his admiffion in any of the Courts of any of His Majefty's Colonies, he fhall produce a copy of his admiffion in the Supreme Court of fuch Colony, duly certified under the feal of the faid Court, and alfo a Certificate of recent date, from fuch Court, that fuch perfon was, at the time of the granting thereof, an Attorney of fuch Court, duly admitted and fworn according to the rules and regulations relative to Attornice

Age.

Attornies, admitted in other Courts.

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### 48IT. Anno quinquagefimo primo Georgii III.

Attornies in force in fuch Colony, and that fuch perfon hath practifed in the faid Court with credit and reputation for at leaft one year after admiffion, and within three years next before the granting fuch certificate, and that his character is good ; upon which certificate, if the Judge or Judges of the faid Supreme Court shall think the rules and regulations under which fuch perfon obtained admission, to be fuch as would afford a reasonable opportunity to such perfon to have acquired a competent knowledge, the faid Judge or Judges of the faid Supreme Court, may admit fuch perfon to be fworn and enrolled an Attorney of the faid Court, provided he shall have been examined as is herein before required, and shall have appeared to be duly qualified.

VIII. And be it further enacted, That every person who shall, pursuant to this Act, be admitted and enrolled to be an Attorney of the faid Court, shall, before he is admitted and enrolled as aforefaid, take and fubfcribe the Oath of Allegiance and Supremacy, and the following Oath, vizt :---

I, A. B. do fwear, that I will truly and honeftly demean myfelf in the practice of an Attor- Oath to be ney, according to the beft of my knowledge and ability.

So help me God.

IX. And be it further enacted, That no Attorney of the faid Court thall have or retain more Limitation of than two clerks at one and the fame time, who shall become bound by contract in writing as aforefaid, after the publication of this Act, to ferve him as clerks.

X. And be it further cnacted, That from and after the publication hereof, if any fworn Attorney of the faid Court shall knowingly and willingly permit or fuffer any other perfon or perfons to fue out any writ or process, or to commence, profecute or defend, any action or actions, or other proceedings, in his name, not being a fworn Attorney of the faid Court, and fall be thereof lawfully convicted, every perfon fo convicted shall forfeit the fum of ten pounds for every offence, to the use of the person who shall fue for the fame.

XI. And be it further enacted, That from and after the publication hereof, every Writ or Process, and every Warrant, that shall be made out upon every fuch Writ or Process, shall, before the fervice or execution thereof, be fubfcribed with the name of the Attorney, written in a common legible hand, by whom fuch Writ or Process respectively shall be fued forth, or fuch Writ, Warrant or Process, shall be subscribed with the name of the party fuing out the lame, in cafe an Attorney shall not be employed.

XII. And be it further enacied, That from and after the publication hereof, no perfon shall be admitted to practife as an Atttorney in the Court of Seffions, or in any of the Inferior Courts of Common Pleas, or as a Solicitor and Proctor in the Court of Chancery, Court of Admiralty, or Courts for the Probate of Wills in this Province, unlefs fuch perfon or perfons shall have been previously admitted, fworn and enrolled, as an Attorney, in the Supreme Court, purfuant to the provisions of this Act.

XIII. And be it further enacted, That from and after the publication hereof, in cafe any perion shall, in his own name, or in the name of any other person, sue out any Writ or Process, as Atternies. or commence, profecute, solicit or defend, any action or fuit, or proceedings, in any of the Courts of this Province, as an Attorney, Solicitor or Proctor, for, or in expectation of, any gain, fee or reward, without being admitted and enrolled an Attorney as aforefaid, every fuch perfon, for every fuch offence, shall forfeit and pay ten pounds to the use of any perfon who shall profecute him for the faid effence.

XIV. And be it further enacted, That the penalties imposed by this Act, shall be fued for, pro-

Recovery of fecuted Fenaltier.

an Attorney's Clerks.

Deputations.

Writ of Process δc.

Attornies practising in Courts of Segsion, &c.

Persons acting

taken.

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Protbonotary.

C. III.

## Anno quinquagelimo primo Georgii III.

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focuted and recovered by bill, plaint or information, in any of his Majeby's Courts of Record in this Province, to the use of him, or them who shall profecute or fue for the fame.

XV. And be it further enacted, That from and after the publication hereof, no Merchant, Trader or Perfon, who shall be employed by any Merchant or Merchants, Trader or Trader, in the management or conducting of the business of such Merchant or Merchants as his, her, or their clerk, shall execute, hold or fill the Office of Prothonotary, Clerk of the Crown, Deputy Clerk of the Crown, or Deputy Prothonotary, in any County or District within this Province; nor shall any perfor or perfors filling the Office of Prothonotary, or Deputy Prothonotary, Clerk of the Court, or Deputy Clerk of the Court, on any account or in any manner, act or practife as, or for, an Attorney, during the time he or they shall act and officiate as the Prothonotary, Clerk of the Court, Deputy Clerk of the Court, or Deputy Prothonotary, in this Frovince, under the penalty of ten pounds, for each and every offence.

And Whereas it is fit and proper to regulate the admission of persons to plead as Barristers or Advocates in the several Courts of Law in this Province :

Pleadings in Courts of Chansery, &c.

Exception.

Clerk of the Crown or Prothonotary.

Continuation

XVI. Be it therefore enacted, That from and after the publication hereof, no perfon shall be admitted to plead as a Barriller or Advocate in the Court of Chancery, Supreme Courr, or Court of Vice-Admiralty, in this Province, unless such perfon shall have been admitted, sworn and enrolled, as an Attorney of His Majesty's Supreme Court, for at least one year previous to his application for admission to plead at the Ba<sup>w</sup> of any or either of the faid Courts, and shall have attended the solution as an Attorney as aforefaid.

Provided always, That, notwithftanding any thing herein contained to the contrary, any perfon who fhall have been called to the Bar in England or Ireland, or who fhall have taken a degree of Bachelor of Arts, in King's College, at Windfor, in this Province, may, after being admitted as an Attorney of His Majefty's faid Supreme Court, agreeably to the rules and regulations herein before specified and set forth, immediately be admitted to plead as a Barrister or Advocate, at the Bar of any or either of the faid Courts.

XVII. And be it further enacted, That nothing in this Act shall extend, or be construed to extend, to prevent the Chief Justice and Judges of the Supreme Court, when at any time holding the faid Court, or a Court of Oyer and Terminer, and General Gaol Delivery, in any part of this Province, from appointing a practifing Attorney, or any other fit and competent perfon, to do the duty. for the time being, of Clerk of the Crown, or Prothonatary, to fuch Court, during such its fitting, in case it shall appear to such Court, that the perfon regularly appointed to do fuch duty, is incapable or unwilling to perform the fame, either from the want of sufficient abilities, or from any other cause what over.

XVIII. And be it further enacted, That this Act shall continue and be in force for the space of Seven years from the publication thereof, and from thence to the end of the next Session of the General Assembly.

CAP.