

shall solemnly declare in open Court that he or she believeth in his or her Conscience that his or her Cause is Just—And if the partie complained against shall notwithstanding refuse to appear, the Plaintiff shall have Judgment against the Defendant by Default.

Chapter 66, 1683. See Vol. II St.L. 128, ch. XCII.

CHAPTER 40.

[40] THE LAW AGAINST DEROGATORS OF JUDGMENTS OF COURTS.

Be it Enacted by the authority aforesaid, That if any person shall at any time hereafter Speak in derogation of the Sentence or judgment of any Court, hee or shee shall be fined for such offence at the discretion of that, or the next Court or Sessions.

H.S.P., Logan Papers, Law Book, 1693-1699/1700. The draft of this law is missing from P.H.M.C., Archives, RG-21. Chapter 72, 1683. See Vol. II St.L. 45, ch. XXXIX.

CHAPTER 41.

[41] THE LAW AGAINST BARRATOURS.

Be it Enacted by the Authority aforesaid, That if any man be Indicted, proved & judged a Common Barratour, Vexing others with Unjust & frequent Suits, It shall be in the power of the Court both to reject his cause, and punish him for his Barratry, by fine or Imprisonment.

H.S.P., Logan Papers, Law Book, 1693-1699/1700. The draft of this law in P.H.M.C., Archives, RG-21 is illegible except for the title. Chapter 75, 1683. See Vol. II St.L. 46, ch. XLI.