CHAP.

An Act to extend PERSONAL ARREST to the sum of FORTY SHILLINGS, and otherwise to regulate the Practice in cases of Personal Arrest.

[Passed 13th March, 1811.]

HEREAS, doubts have arisen, whether by the Laws now in force in this Province, any person can be arrested for any sum of money under Ten Pounds Sterling. And whereas the inhabitants of this Province have suffered, and still continue to suffer much injury from persons leaving this Province without paying their debts; for remedy thereof, Be it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Assembly of the Province of Upper-Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of Great Britain, intituled, "An Act to repeal certain parts of an Act passed in the fourteenth year of His Majesty's Reign, intituled, 'An Act for making more effectual provision for the Government of the Province of Quebec, in North America, and to make further provision for the Government of the said Province," and by the authority of the same, That from and after the passing of this Act, it shall and may be lawful to and for every person or persons who now, or hereafter shall have any debt or debts owing to him, her or them, exceeding the sum of Forty Shillings ProvincialCurrency, by any person or persons whatsoever inhabiting this Province, to sue out a Writ of Capias ad Respondendum, and cause the person of the said Debtor or Debtors to be arrested in the same manner and under the same conditions, restrictions and limitations, as by the Laws now in force in this Province, any person or persons may now be arrested for any sum above Ten Pounds Sterling.

Preamble.

Arrest for debts above 40s in like manner as heretofore for debts a-

II. And be it further enacted by the authority aforesaid, That from and after the passing of this Act, in all cases as well above as under Ten Pounds Sterling, no Capias ad Respondendum, nor Justice's Warrant of Detention shall issue, unless the affidavit to be made by the Plaintiff, his servant or agent, shall state that the deponent verily believes that the Defendant is about to leave the Province with an intent to defraud his Creditors.

The affidavit requisite before any Capias or Justice's Warrant of detention shall issue.

III. And be it enacted by the authority aforesaid, That on such affidavit being made before any one of His Majesty's Justices of the Peace, by any Plaintiff, his servant or agent, before action brought, it shall and may be lawful for such Justice to issue his Warrant, and cause the said Defendant to be arrested, and detained until he can be served with the proper process, in like manner as is by Law provided in cases where any action shall have been previously commenced.

On such affidavit heing made, Justies may before action brought, isme his said Warrant in like manner as after action commenced.

IV. And be it enacted by the authority aforesaid, That where the sum sworn be discharged from into, shall not exceed the sum of Ten Pounds, Sterling, it shall and may be swom to does not ex-Louisian com de Seconde de Constant de Con

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lawful for the Defendant at the expiration of one month after having been committed to prison, to make oath before a Commissioner for taking Affidavits in the Court of King's Bench, (having given four days previous notice to the Plaintiff, his attorney, or agent, of his intention to make such oath,) that he is not worth the sum for which he hath been arrested, and that he hath not directly or indirectly, sold or otherwise disposed of any money, goods, debts, or other personal estate, to defraud any of his creditors; and he the said Defendant, shall thereupon, be discharged from such imprisonment: Provided nevertheless, That such discharge, shall not operate as a (See 45 Geo. III e7.) discharge from the Debt.

The sadavit requisite before a Writ of Capins ad Satisfaciendum shall issue.

V. And be it further enacted by the authority aforesaid, That no Writ of Cas pias ad Satisfaciendum shall issue in any action now pending, or hereafter to be brought, unless an affidavit be first made and filed by the Plaintiff, his servant or agent, that the Deponent verily believes that the Defendant is about to leave the Province with an intent to defraud his Creditors, or that he hath reason to believe that the Defendant hath secreted or removed his effects, or hath made some secret and fraudulent conveyance thereof, in or-(See 34th Geo. III. c 2.) der to prevent the same from being taken in Execution, any Law or usage to the contrary in any wise notwithstanding.

CHAP.

An Act for applying a certain sum of MONEY therein mentioned, to make good certain MO-NIES issued and advanced by His Majesty, through the Lieutenant Governor, in pursuance of an Address of this House.

CHAP. V.

(49th Geo. III. c 1,)

An Act to amend and continue for a limited time, an Act passed in the forty-ninth year of Hiel Mujesty's Reign, intituled, " An Act for continuing for a limited time the PROVISIONAL AGREEMENT entered into between this Province and Lower Canada at Montreal, on the fifth day of July, one thousand eight hundred and four, relative to DUTIES, also for continuing for a limited time the several Acts of the Parliament of this Province, now in force relating? thereto." [Expired.]

(See 58 Geo. III. c.13.)