And be it likewise enacted, That every Provost Marshall, or his Deputy, Buil-st, or other Officer or Minister as oresaid, offending against this Ass, shall sover and above such Penasties or Punishments as he shall be liable unto, by the Law new in Force) for every offence against this present. Ass, sorfeit and pay to the party thereby grieved, the Sum of Fisty Pounds, to be recovered with tribic Casts of Suit, by Assion of Debt, Bill, Plaint, or Information, in any of the Courts of Law Within this Province, wherein, no Essign Protession or Waser of Law, or more than One Imparlence shall be allowed.

And be it enacted. That in all Cales wherein by this Act an Oath is required, the folemn Affirmation of any Person being a Quaker, shall and may be accepted and taken in Lieu thereof, and every Person waking such Affirmation who shall be Convicted of Willul and False-Affirming, shall incurr and suffer, such and the same Pains, Penalties and Force, upon Persons Convicted of Wilsul and Corrupt Persons Convicted of Wilsul and Corrupt Persons.

Previded nevertheless, That Nothing in this Act contained, shall extend or be construed to extend, to Discharge any Debtor Imprisoned, the whole Amount of whose Debts, shall exceed the sum of One Hundred Paurds; nor that this Act shall be in sorce, till His Majesty's Pleasure be known therein.

Confirmed by His Majesty! in Council!

Published according to Law the 28th Day of November 1763



An Act in Addition to an Act, intitled, An Act for Regulating the Proceedings of the Courts of Judicial dicature.

Eitenested by the Lieurenest Governor, Council, and Lieusenest Governor, Council, and Suite Onto any of the Inferior Courts of CommonPleas within this Province, shall issue out of the Clerks Office of the Clerk, under the Scal of the said Court, and shall be Signed by the said Clerk, and be directed to the Provost Marshal of this Province or his Deputy; and if such Process or Writbe against the Provost Marshal, then it shall be directed to the Coroner of the County, who is hereby impowered to execute the same; And all Writs as well Original as Judicial issuing out of the Clerk's Office as aforesaid, shall run through the said Province, and be executed by the Officer or Officers to whom they shall be directed;

Provided always, that were the Plaintiff and Defendant shall both reside in the same County, that then the Action shall Commence, and belief in the Interior Court of that County.

And be it further enacted, That all Processes and Writi, as well Oil ginal as Judicial, iffining out of the Cle k's Office of the respective Cours. shall bear Teste of the Fust Justice named in the Commission for holding the faid Court; and upon any Vacancy by his Death, Removal or other Impedment, then of the Justice next named in the Commission for the Time being; and all proper Oignal Process in faid Court thall be by Summons or Attachment, which thall be made returnable Tweeve Days before the Sitting of the fair! Court, and thalf always bear true Teste of the Time of issuing thereof, and thail be is red and executed by the proper Officer, as before in this Act is p electated, at least F ur teen Dars betore the Sitting of the Court, to which the time is returnable texcept for h Writs as are served in other Counties, or any other Part of the Province diffant from the County wherein the cause is commenced, which may be returned at any Time during the Sitting of the Courts respectively,) and that the proper Original Summons of Attachment, and the West of Fixecution, in all Civil Actions, and the West of Habere facias possession in all Real Actions, between Party and Party, flinh be in the Form as hath been heretoloie uted, ai d observed.

And be it further enatted, I hat the Plaintiff fhall within Three Davs after the Return of the Wift, File with the Clerk of the Court a Declaration clearly fetting forth the Caute of Action against the Defendant or Defendants, and shall at the same Time annex to, or File with such Declaration, a Copy of the Bond and Condition thereof, Bill, Note, Contract, Agreement, Leafe, Account or other Writing, on which such Action is grounded: 'And in case of Fasture thereof, the Plaintiff thall pay Ten Shile Ing: Costs, and he shall have Liberty, to File his Declaration and Copy of Accounts and Writings as aforesaid, on which his Action is Grounded. before the Day of the Sitting of faid Court; and it shall be in the Power of the Court to give such further Time to the Desendant to plead as they in their Discretion shall judge necessary: And the Defendants Pleas if any, he or they have, either in Abatement to the Wrir, or in Bar to the Action, or Demurrer to the Writ and Action, shall be Filed with the Clerk of faid Court, at least Four Days before the Sitting of the faid Court: and if he or they neglect to File the same, they shall not be allowed afterwards the Benefit of such Pleas, but at the Sixting of said/ Court shall plead over to the General Islas only; And if such Pleas shall be made within the Time aforesaid, the Plaintiffs Replication thereto, shall also be Filed with the Clerk of saidCourt, before the Day appointed for the Sixting of laid Court. Provided always that no dilatory Plra be allowed to be Filed, unless Signed by the Parties to the Suit respectively, or by some Attorney of the Court.

And be it further enacted. That when it shall so happen, that any of the Witnesses which shall be judged necessary to be produced on the Irial

of any Caule Latweet Party and Party, (except for Trespass or Suits for uncertain Dat weet mall be Inhabitants in another County, or live at a greater Distance than Thirty Miles from the Court, in which fireh Caute shall be Tryed, any one of the Judges of the Court of Common Please for the County in with such Witness shall dwell, may take his Deposition in Writing; due Notice being first given to the adverseParty if within the County, or within lifteen Miles of the Judge taking such Deposition. and tuch Deposition to taken and certified under the Hand and Seal of the said Judge, an I scaled up and directed to such Court, shall be received as legal Evidence in (wh Caule; And whereas it may happen that the Parties to a (aufe boving mutuel Accounts, may be at such Distance from the Court where the some is to be Tryed, as may render it very inconvenient to produce his origins. Account Books, and convey them to Juch Dustance; Be it also enacted. That such Accounts may also be proved on Oath, before any One of the Juiges of the Court of Common Pleas, in the County where the Assion is to be Tried, or before any one of the Judges of fuch Court in the County, where the Party may reflee; the Account being first compared by the original Books and to certified.

And be it enasted. That no Person, who now is, or hereafter shall be a Freeholder and inhabitant in this Province, and whote Freehold is free from Incumbrances, shall be Arrested, Imprisoned, or held to Bail, unless the Plaintiff in such Assian shall make and subscribe an Affidavit in Writing, before a Judge of the Court, or the Clerk of the Court from whence such Writishall stive, (who is hereby impowered to Administer the same) that the Defendant is justly Indebted to the Plaintiff in the Sum of Ten Pounds or upwards, according to the present Rate of Currency in Halifaxs which Affidavit shall be Filed in the Office of the said Clerk: and the Sum specified in such Affidavit, shall be indersed on the Back of the said Writin the following Form.

By Outh for L. For which Sum /2 indersed the Provost Marshal, orabis Deputy, shall take Bail, and no more.

Provided always, That Nothing in this Act contained, shall prevent any Creditor from Arresting, or holding to Bail, or Attaching the Goods and Chattels, of any Transient Person, but such Person is, and shall be liable to an Attachment of the body, or Goods and Chattels, for any Sum what-speer, on Affidavit being first made and Filed as aforesaid.

agent Factor or Attorney, in the Name of his Principal, it absent, upon producing an Affiliarit of luch, the Debt of his principal Duly authenticated according to the Laws of England, or the usuage and Practice of the Plantations in such Cases, or if such Principal be in any part of the Province remote from the Courts, upon producing an Affidavit taken as a foresaid, before a Justice of the Peace, and upon the said Affidavits being respectively Filed as aforesaid, then the said Judge, or Clerk of the said Court, shall instoric the Sum so Sworn to, and Bail shall be required accordingly.

Ans

And be it further enasted. That when any Person or Persons shall be Arrested by Virtue of any Writ issuing out of the and Interior Courts, the Provost Marshal or his Deputy, shall be obliged and are hereby respectively required, upon lufficient Bail, being offered, to let such Detendant or Defendants go at large upon his, or her, or their, fi it executing a Bond with Two sufficient Sureties, to the said Provost-Marshal, with a Condition thereunder Written, for the personal Appearance only of the Defendant en the First Day of the Court, to which tuch Wilt is returnable: And if such Defendant shall not appear accordingly, or if infigurent Bail to abide the Final event of the Suit shall not then be offered in behalf of the Defendant; Judgment shall the cupon be entered against the Defendant by Default, and the Provost-Marshal, shall then and there in Court upon the request of the Plaintiff or his Acto vey, Affigo the Bail Bond, by Indoofing his Name thereon for the Benefit of the Plaintiff, to be port in Suit or otherwise recover the Penalty thereof; which Assignment shall not debar the Plaintiff from proceeding to final Judgment, and Execution the fame Court against the Defendant or Defendants in the feid Action, as in Cates wherein Default is made. But whenever it that happe i that the Defendant or Defendants shall appear according to the Tenor of the Condition of the Bond, and there abide by the Older of Court, or give Bail to the Satisfaction of the Plaintiff, and Approparion of the Court, to abide by the final iffue and determination of the Suit; or if the Detendant from tome Impediment shall not happen to appear, but nevertheless two sufficient Persons to be approved of by the Plaintiff and Court, shall offer to become and give Bail in Manner aforefaid, in such case the Bail for Appearance only thall be discharged, and such Defendant or Defendants, shall be intitled to all the Priviledges of Law, and in no other Cafe whatfoever unless Consented to, and agreed upon in open Court, between the Plaintiff and Defendant, or their Attorneys in their behalf.

And be it swether enacted, That whenever any Person shall be committed to Prison, by victue of any Original Writ offing out of any Interior Court as aforefaid, the Provost Marthal or his Deputy, thall at the fame Time serve such Prisoner or Prisoners with a true Copy of such Weit or Writs, together with the Indorfement thereon; and to ellainsoff or his Attorney, on the Day after Filing the Declaration with the Account or Instrument in Writing, on which the Action is grounded, as in this Act prescribed, shall also serve such Defendant or Defendants with a true Cepy of such Declaration, as Filed against them in the Clerks Office, and that unless he Employs an Artorney to Plead thereto, according to the Rules herein Prescribed, Judgment will be entered against him by Default; the Service of which Notice thall be deemed Sufficient by leaving the tame with the Keeper of the Prison or his Deputy, where such Desendant is Imprisoned; and upon Failure of delivering such Notice by the Keeper to such Prisoner. the taic Keeper thall Furfeit and Pay all such Damages, as the Defendant may have sustained by such Neg'ect. And upon the First Day of the Court the Plaintists Attorney (it no Appearance of the Defendant) upon producang a Copy of such Notice and Affidavit of the due Service thereof as a foretaid; Judgement shall be entered by Default against such Defendant or Desendants in Prison. And in all Causes whatsoever (except Actions of Debt, or Actions grounded on Specialties or Account preved) new depending or hereaster to be brought in the Courts, wherein the Desendiants have or shall suffer Desaults, the said Courts are hereby impowered and required in Lieu of a Writ of Enquiry of Damages, to order a Jury to be sworn, to assets Damages at the Bar, for which the Jury shall be paid such Fees, as heretosore have been usual on Trials of Issues.

And be it further enacted, That all Writs of Summons hereafter to be issued, and all other original Writs, shall be indorted , either by the Plaintiff or his Attorney, who sues out the same, and the Desendant of Desendants therein Named, shall respectively be served with a true Copy of such Writ.

And be it surther Enacted, That when any Person or Persons shall think himself aggrieved by any Judgment or Determination, in any of the said Inferiors our is of Common Pieus, wherein the Cause of Action exceeds the Sum of Five Pounds, or in any Cause where the Title of Lands may be in Question, he may appeal from such Sentence and Judgment to the Supreme Court held for this Province, for a Reheating of his said Cause, either in matters of Law or Facts; Provided, That such Appellant enters his Appeal before the sising of the said Inferior Court, that the adverse Party may have Notice; and likewise enter into a Recognizance with the Appelle in any Sum, not less than Twenty Pounds, to prosecute his Appeal with Essen, and files the same with the Clerk of said Court within Five Days after the sising of said Court, otherwise Execution shall issue from the said Court according to their Judgment and Determination.

And be it further enacted, That the Form of Writs to be issued by the Justices of the Peace, for the Recovery of small Debts, shall be by Summons only, in the following Form.

## County of

To the Provost-Marshal or his Deputy, Greeting.

IN His Mojesty's Name you are bereby commanded to summer, A. B. of if he may be tound in your Precinct, to be and appear before His Majesty's Justices of the Peace for Jaid County, at the Dwel-`ling House of Day, being the of the Clock in the Day of noon, then and there to onfour to C. D. of in a Plea . To the Damage of the Jaid C. D. as Jays the Sum of which he will then and there make appear; and-do you make due return of this Summens, with year Dungs thereon to on or before faid Day Witnels Hand and Seal this Day of Year of His Majesty's Reign, Annoque Domini 17

A Copy of which shall be left with the Desendant at his last Place of About, at least Siven Days before the Trial.

And be it enasted, That all Writs of Execution issued by the said, Justices, shall rup against the Goods and Chartels, of the Defendant, and for want thereof to take the Body of the said Defendant

And be it enacted. That this Act, shall continue and be in Force for the Spa e of Iwo Y are from the Publication thereof, and from thence to the End of the next Session of the General Assembly.

Published according to Law, the 28th Day of November 1763.



Am Act in addition to an Act, made and passed, in the Thirty third Year of His late Majesty's Reign, Intitled, an Act for the Summary Trial of Actions.

Temp

電影像 Eit enaffed, That any one of the Julices of the Common Pleas within this Province, is hereby impowered in all Cau-製造B 資料 tes of Action brought before him, where the Debt does not 報源機能 exceed Ten Pounds to take the voluntary Contession of the 磁流海藻源 Debtor, for the Sum demanded by the Creditor, as agreed b.tween the De'tor and Creditor, and upon such Confession so made by the Debior, and the Specialty, Contract or Account, on which the laid Debt gro'espeing Filed with faid Justice, and a Record made of the fame, that then fald Juffice by whom wehRecord is made, is hereby impowered, to grant Effection thereon, according to such Agreement upon the Oath of the Cregirde, that the Deht is Bonofide due to him in, the fame manner, as if the said Action had been Tryed in the Liferior Court; and that the whole Costs on tuch Confession and Record of the time, and Execution, Ih. Il not exceed Five Shillings, exclusive of the Provost Marthals Fees: And the Proceedings to had before the faid Justice (where the Debt is Three Pounds and upwards) shall be Filed by nim, with the Clerk of the Interior Court of Common-Pleas, of the County, where the Parties refide, that the same may be recorded therein, and the Clarks Fees for so doing shall not exceed One Shilling : And where the Debt is under Three Pounds, the Record thereof thall remain with the justice before whom the Debt was contested.

This Act to continue in Force for the Space of Two Years from the Publication thereof, and to the End of the Session of the General Assembly then next following.