

## An Act for regulating the Proceedings of the Courts of Judicature.

E it enalted by the Lieutenant-Governor, Council, and Ajlembiy, That hereafter all Bills of Exchange, Notes of
Hand, mutual Settlements and Adjustments of Accounts,
or any Agreement in Writing, wherein a certain Sum is
specified and expressed, signed by the Defendant, shall
have the Force and Effect of a Specialty, and the Court
wherein the Desendant shall be desaulted, is hereby impowered, upon
the Plaintist or his Attorney's filing such Bill, Note, Settlement of Account,
or Agreement, with the Clerk of the Court, to make up Judgment without a Jury, as hath been heretofore practised.

And be it surfeer enacted, That in all Actions hereafter to be brought when the Debt or Matter of Demand, shall be the Value of Three Pounds or upwards, upon affidavit in Writing being made and subscribed by the Plaintiff, before One of the Justices of the Court or before the Clerk of the said Court from whence the Writt issues, or in Case of his or her Absence, then by his or her Attorney, Agent or Factor, setting forth that the Desendant in such Action is justly indebted to the Plaintiff in the Sum of Three Pounds or upwards, and the same being filed and the Writt marked, it shall and may be lawful for the Provost-Marshal, his Deputy, or other Person qualified to serve Writts, and they are hereby required to attach the Goods, Chattels or Estate of the Desendant or Desendants; and all Goods, Chattels or Estates taken by Attachment, shall remain under such Attachment for the Space of Thirty Days after Judgment, to satisfy any Judgment that may be obtained on such Writt or Process.

Provided nevertheless, That where the Cause of Action sounds in Damages only, in such Case, the Oath or Affidavit shall be taken before two Judges of the Court, who shall mark the Writt for Bail accordingly.

And whereas References and Awards have contributed much to the speedy Settlement of Accounts between Merchants, Traders, and others, to their Satisfaction.

Be it enacted. That on Application made in Court by the Parties, or their Attornies, Agents, or Factors, in any Action commenced there, that they mutually agree to leave the Matters in Difference to the Arbitration

Cap. 3. Crep ques by Aisoli in conc of indifferent Men to be chosen by each Party, in such Case the Court shall appoint a Person to be joined to the said Arbitrators, and the Judgment or Award of the Majority shall have the sull Force and Effect of a Verdict, and in their said Judgment or Award may order the Costs and Charges of the Suit of the Parties, as they shall judge equitable, and the Court is hereby impowered to make up Judgment thereon, and award Execution accordingly.

And be it further enacted, That when any Merchants, Traders or others, defire to end any Controvers, Suit, or Quarrel, by Arbitration or Award, it shall and may be lawful for any of His Majesty's Courts of Record, at any Time within the Term of such Court, to receive and order such their Submission or Agreement in Writing, being first proved on Oath, to be entered with the Conditions thereof, together with the Return of the Award and Determination of the Arbitrators; (or Umpire when so submitted) and the same being filed with the Clerk of the Court, the said Court is hereby impowered to enter the same and make up Judgment and award Execution thereon.

Provided always, That if Complaint be made to the Court, before the Entering of Judgment, that the References, Arbitrators, or Umpire misse-haved themselves, and that such Award was unduely or corruptly procured, on Proof thereof such Award shall be void, and shall be set aside by he Court.

And be it further énacted, That no Action, wherein the Title of Lands, Tenements, or Hereditaments may be called in Question, shall be determined in any of the Manners before mentioned but that all Real Actions shall be determined by Verdict of a Jury as heretotore practised.

And be it further enacted, That when Witnesses may be judged necessary by the Parties, to clear up any of the Matters of Variance, submitted to a Reference or Arbitration, the Justices of the Peace are hereby impowered to swear such Witnesses, to give their Evidence before such References or Arbitrators, and they are hereby impowered to examine the same; and if any Witness, being first summoned by the said Justice, shall refuse to be sworn or attend, not having just or reasonable Cause therefor, to be allowed of by the Arbitrators or the Majority of them, at the Time and Place appointed by the References or Arbitrators, and there give their Evidence, such Witness so failing herein, shall be liable to pay a Fine not exceeding One Hundred Pounds, to be levied by such Justice by Warrant of Distress and Sale of the Offenders Goods.

And be it further enatted, That when any Person or Persons shall be furmmoned to give Evidence, upon the Trial of any Issue between Party and Party, or in behalf of any Prisoner upon Trial, and such Person or Persons so summoned shall resule or neglect to give his, her or their Attendance, at the Time and Place mentioned in the Subpæna or Summens, (not having any just or reasonable Cause therefor, to be allowed of by the Court or Justices, before whom the Trial shall be) or wilfully withdraws

with Iraw himself or heiself before Sworn, or shall refuse to give his or her Evidence; in every such Case the Party so offending shall forseit and pay, if before the Court the Sum of One Hundred Pounds, if before One or two Justices Five Pounds; to be levied by Warrant of Distress and Sale from the Court, or Justice or Justices, on the Offenders Goods and Chattels. Provided nevertheless, That no Person shall be obliged to give Evidence in any Cause before he or she be paid or secured his or her reasonable Charges for Attendance, to be allowed of and ordered by the Court, Justice or Justices.

And be it further enacted, That in all Actions of Account brought agamit any Bailiff or Factor, or other Person to whom Money or Goods have been delivered, with an Intent that the same shall be accounted for. before the Inferior Court of Common Pleas, or the Supream Court on an Appeal, when the Defendant shall plead in his Defence any Plea that he ought not to account, it shall be tried by a Jury; and in Case the Verdict he found against him, the Court shall enter Judgment against him, that And the Court are hereby impowered and directed to appoint three able, judicious and indifferent Men, who shall be sworn faithfully to hear, examine, and adjust the Account or Accounts, and examine any Witnesses necessary to explain the same, and also to examine the Parties on Oath, to be sworn besore any Justice of the Peace in Manner aforelaid, and under the like Penalty on their Refusal: And when the Auditors shall have adjusted and settled the Accounts, on the Return thereof under their Hands or the Major Part of them, with the Ballance thereof flated, the faid Court is hereby impowered to enter Judgment agreable thereto, and award Execution accordingly. Provided always, that the Referrees, Arbitrators, or Auditors, before they proceed to examine into the Merits of any Caule submitted to them, by the Court on Agreement of the Parties, or by Bonds of Submission, or Auditing of Accounts, shall give Notice under their Hands to all Parties concerned, of the Time and Place of their Meeting, at least Three Days before their Sitting; and if any Parties shall refuse or neglect to attend them, they shall, nevertheless, proceed to make up their Award and Determination, and Settlement of such Accounts. Provided; That if the Plaintiff or Defendant in such Action, his, or their Attorney, Agent or Ractor, shall take Exceptions to such Report, or any Part thereof, and defire the same to be tried by a Jury, which they are hereby impowered to do, the faid Court is hereby required to order a Jury to be tworn to try the same; and if upon Trial of the Issue and Judgment, either of the said Parties or their Attornies or Agent, shall not rest satisfied therewith, the said Court is hereby required to allow of an Appeal, upon being moved for.

And be it further enacted, That in all Actions sued on Book Accounts, the Desendant in such Cause may file his Account against the Plaintist, with the Clerk of the Court, Previded, the same be done at least Seven Days before the Sitting of the Court; and the said Court is hereby impowered to proceed, on Issue joined, to enquire into the Merica of both Accounts before One and the same Jury, and on the Verdict of the Jury, to award Costs as they shall find, whether for the Plaintist or Desendant; and where the Asion shall be commenced on any Bond, Bill, Note, or Agreement

Agreement in Writing, the Defendant may, in like Manner file his Receipts or Discharge for Part or the Whole, according as he hath made Payment: Provided such Receipt or Discharge be in Writing, signed by the Plaintiff or his Attorney lawfully impowered to receive the same, and the Court is hereby impowered to proceed to examine into the Merits of the same, in the same Manner as in Book Accounts, between the Plaintiffs and Defendants, and equitably to reduce all such Bonds, Notes, Bills, and Writings Obligators, to the just Debt, with Interest, Damages and Cost, according to the nature of such Writing, Deed, or Instrument, and the Jury are hereby impowered to give their Verdict accordingly.

And be it further enacted, That all Causes where the Sum shall not exceed Iwenty Shillings, shall be sued for and recovered before One Justice of the Peace; and that all Causes where the Sum shall not exceed three Pounds, shall be sued for and recovered before Iwo Justices; subject to an Appeal as heretofore hath been practised; and they are hereby impoweded to award Execution returnable to him on them within TenDays after the Date thereof; and if not satisfied he or they may issue out an Asian or Pluries, returnable respectively within the Term of TenDays each; and all Writts issuing from such Justice or Justices, shall be made returnable at least Seven Days after their Dates respectively.





