

At the GENERAL - ASSEMBLY, of the Province of Nova - Scotia, begun and holden at Halifax, on Wednesday the First Day of July, 1761, in the First Year of His Majesty's Reign, and there continued by several Prorogations until Friday the 22th Day of Oc- 2°. tober, 1764, in the Fourth Year 4" ya of His Majesty's Reign.



For Reformation of Jeofails and Milpleadings, and to prevent Arrefts and Reverfals of Judgments, and for the better Advancement of Juffice.

E It enabled by the GOVERNOR, COUNCIL and ASSEMBLY, That if any line be tried by the Oath of twelve or Loca indifferent Man for the Party, Plaintiff or Demission, or forwhen Party, Tenant of Demission, in any Courts of Secord, the Juffice or Juffices, by whom just ment thereof ought to be given, inallproceed

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proceed and give Judgment in the fame ; Any Milpleading, want of Colour, infufficient pleading or Jeofail, any Miscontinuance or Discontinuance or milconveying of Process, misjoining of the Islue, want of Warrant of Attorney for the Party, against whom the same 1/1/4 shall happen to be tried, or any other Default or Negligence of any of the Parties, their Councellors of Attornies had or made to the contrary notwithflanding, and the faid Judgment shall fland according to the faid Verdies, without Rever /al by Writ of Error or falle Judgment; Provided, that in avoiding of Errors through the Negligence of Attornies, every Perion named as Attorney in Actions and Suits pleaded to iffue, thall from Time to Time deliver, or cause to be delivered his or their sufficient and lawful Warrant of Attorney, to be entered of Record, for every of the iail Actions or Suits wherein they be named Altornies, to the Cierk of the Court; That is to fay, The Attorney for the Plaintiff or Demandant, ford file bis Warrant of Attorney es aforefaid, the same Term be declares, and the Attorney for the Defendant or Tenant, shall file his Warrant, the Jame Term be appears, upon pain of forfeiting unto our Sovereign Lord the KING. the Sum of Five Pounds, for not delivering the faid Warrant of Attorney, to be recovered by Action of Debt, Bill, Plaint or Information.

And be it further enacted, That after Verdict as aforefaid, the Judgment thereupon shall not be stayed or reverted, for any Defect in Forms in any Writ Original St Judicial, Count declaration Bill, Plaint, Suit or Demand, or any Variance in Form only between the Original or Bill, and the Declaration or Plaint or for want of any Writ, Maginal or Judicial, or for any imperfect or infusion Return of any Sheriff or other Officer.

And be it further enacted, Thankter Verdict, Judgment thereupon thall not be stayed or reversed for want of an Averlanent of any Life or Lives, so as the faid Person be proved to be alive, or forawarding the Venire facias to a wrong Officer upon any infufficient Suggestion, or because the Fine is in some Part mijawarded or fued out of more or fewer Places than it ought to be, to as fome one Place be right named, or for milnaming any of the Jurers in Sizpame or Addition in any of the Wrsts or Returns thereof, io as it be proved-to be the same Man that was meant to be returned, or by reason that there is no Return upon any of the faid Write, fo as a Panel of the Names of Jurers be returned and appexed to the faid Writ, or for that the Sheriffs or other Officers Name having the Return thercof, is not fet to the Return of any fuch Writ to as it be proved that the faid Writ was returned by fuch Officer, or by reason that the Plaintiff in any Ejectione firma, or in any personal Action or Suit being an Infant under the Age of One and Twenty Years, did appear by Attorney therein, and the Verdict passed for him. • •

And be it further enacted, That Judgment shall not be stayed or reversed after Verdill, for want of Pledges, or but one Pledge to protecute, returned upon the original Writ, or because the Name of the Sherif is not returned on the Original Writ, or for trant of entering



ing Pledges upon any Bill or Declaration, or for not alledging the bring-ing into Court any Bond, Bill, Indenture, or other Deed mentioned in the Declaration or other Pleading, or for want of Allegiston of bringing into Court any Letters Testamentary, or Letters of Administration, or for Omiffion of by Force and Arms, and against the Peace, or for miftaking the Christian Name or Sirname of the Plaintiff or Defendant, Demandans or Tenant. Sum or Sums of Money, Day, Month or Year, by the Clerk in any Bill, Declaration or Pleading, where the right Name, Sirname, Sum, Day, Month or Year in any Writ, Plaint, Roll or Record proceeding, or in the lame Roll or Record, where the Miftake is committed, is, or are once truly and tightly alledged, whereunto the Plaintiff might have demurred, and thewn the tame for Caule, nor for want of Averment of This be is ready to verify, or for, This he is ready to verify by Record, or for not Alledging, As it appears by Records or for, That there is no right Venue, fo as the Caule were tried by a Jury of the proper County or Place, where the Astron is laid ner for that the Increase of Costs after a Verdie in an Allion, or upon a Non Suit in Replevin, aro not entered to be at the request of the Party, for whom the Judgerend i given, nor by reason that the Coffs in any fudgement whatsoever, are not entered to be by confent of the Plaintiff, but that all such Omissions, Variances, Dejects and all other Matters of the like nature, not being against the Right of the Matter of the Suit, nor whereby the Ifue or Trial are altered, shall be amended by the Jusses or other Jusges of the Courts where fuch Judgments are or shall be given, or whereanto the Record, is, or shall be removed by Writ of Error, or by Appeal in any astionreal, perional or mixt, according to the Usuage and Course of proceedings in this Province.

And be it further enacted, That where any Domurrer shall be joined, and entered in any Action or Suit in any Court of Record within this Province, the Judges thall proceed and give Judgment, according as the very right of the Caufe and Matter in Loco thall appear unto them, without regarding any Imperfection, Omifion or Defeld in any Writ, Return, Plaint, Declaration or other Pleading, Preseli er Course of Proceeding whatsever, except those only which the Perty Demurring shall specially and particularly set down and express together with his Demurrer, as Caules of the lame, although such Imperfettics, Omifion or Defett be Matter of Substance, to as fufficient Matter ape pear in the laid Pleadings, upon which the Court may give Judgment. according to the very Right of the Caufe, and therefore no Advantege or Exception shall be taken of, or for an immaterial Traverse, or of, or for the Default of entering Pledges upon any Bill or Declaration of of ca for the Default of Alledging the bringing into Court any Boad, Bith, Indenture or other Deed whatloover montiozed in the Declarchien or other Pleading, or of or for the Default of Alledging the bringing into Crist Letters Teflamentary or Letters of Administration or of or for the Omiffion of, by Force and Arrs, and against the Peace or either of them; or of, or for the want of sverment of This he is ready to verify, or of, This he is ready to verify by Record, or of, or for not alledging as it eppears by the Record, (but the Court Shall give Judgment according to the

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very Right of the Caule as aforelaid; withour regarding any fuch Imprefections. Omifions and Defects, or any other Matter of the file Nature. except the tame shall be specially, and particularly for down and thewn for Cauls of Demarrer.

And be it further enacted, That no Judgment entered upon Gontellion, N. bul dicit, or Non Jum informatus, in any Cours of Record that be reverted, nor any Judgment upon any Writ of Inquiry of Damages executed thereon be flaid for reverted, for, or by reason of any Imperfection, Omiffion, Defect, Matter or Thing whatloever, which by force of this Acr would have been aided and cured as Jestails, in case a Verdict of twelve Men had been given in the laid Action or Suit, fo ar there be an Original Writ or Bill, and Warrants of Attorney duly Galar as by this Acr is directed.

Find be it fursiver enacted, That this Act shall extend in all Jestails as atotélaid to all Suits in any Court of Record, for secovery of any Debr immediately owing, Orony Revenue belonging to His MA-JESTY His Heirs or Successors.

Provided always, and be it-enacted by the Authority Eforefaid; That nothing in this ACT before contained, shall extend to any Writ, Declaration or Suit of Appeal or Felony of Murder, or to any indiffment or Prefentment of Ireason, Felony or Murder or other Matter, or to any Precess upon any of them; or to any Writ, Bill, Action or Information upon any Penal Statute.

And be it further enacted, That no Dilatory Plea shall be received in any Court of Record; unless the Party offering such Plea do by Affidavit prove the Truth thereof, or shew some probable Matter to the Court to induce them to believe that the Face of such Dilatory Plea is true.

Rublished according to Law, the 7th Day of November, 1764.

CHERTER CARSTER IN STORE