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At the General - Assembly, of the Province of Nova -Scoria, begun and holden at Halifax, on Wednesday the Fir $\Omega$ Day of $\bar{y} u y_{2}$ ${ }^{1761}$, in the Firft Year of His Majefty's Reign, and there continued by feveral Prorogation until Friday the ${ }^{\text {sit }}$ Day of Ocsober, 1764, in the Fourth Year fo geo of His Majajfy's Reign.

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For Reformation of Jeotails and Mifpleadings, and to prevent Arrefts and Reverfals of Judymints, and for the better Advancement "of. Justice.

proceed and give 'fudgnent is the fame; Any Mifpleading, want of Colour, infufficient pleading or Feofail, any Mifcontinuance or Difcontinuance or mifconveying of Procefs, misioiaing of the Iflue, want of Warrant of Attorney for the Party, againft whom the fame Ifut thall happen to be tried, or any other Defaule or .Negligence of any of the Parties, their Councellors or Attornies had or made to the contrary notwithAanding, and the faid fudgmext hall favd according to the faid Verdify, without Rever jal by Writ of Error or falfefudgyrnt; Provided, that in avoiding of Errors through the Negligence of Attornies, cvery Perion named as Altorncy in Affions and Swits pleaded to iffue, thall from Time to Time deliver, or caufe to be delivered bis or their fufficiont and law. ful Wrarrant of Altorncy, to be entered of Record, for every of the tal 1 Actions or Suits wherein thoy be nazoed Aftersies, to the Cierk of the Crurt; That is to fay, The Attorney for the Plaintiff or Demandant, fourl file bus Warram of Attoiney as aforefaid, the feme Term be decisres, and rBe Attorncy for the Defendant of Tenant, fhall file bis Warrant, the /ame Term be appeart, upon pain of forfeiting wnto osir Savereign Lord tbe King, the Sum of Five Pounds, for not delivering tbe Joid Warrant of Attorncy, so be recovered by Action of Debt, Bill, Plaint or Information.

And be it furtber enaczed, That äfter Verditi as aforefaid, tha Fudgment thereupon thall not bo flaysd or reveried, for any Defees in Forrss in any Writ Originagak Judicial, Count declaration Bill, Plaint, Suit or Demand, or any Varience in Form only between the Original or Bill, and the Destaration or Plaint or for want of any Writs, Whinal or Judicial, or for any imperfeq or infußisient Return of any Sbertfi or other Officer.

Ancd be it furtber enacted, Thwisuter Verdict, Judgment thereupon thall not be frayed or severfed for want of as soerchnent of any Life or Lives, fo as the faid Perfor be proved to be alive, or ferawarding the Venire facies to a mrong Officer upoin any infufficient Suggeftion, or becaufe the $F_{i} /$ me is in fortse Part mifoevarded or fued out of more or fewer Places than it ought to be, 10 as lome one Place be right named, or for milnaming any of the furors in Sicrsame or Addition in any of the Writs or Returms thereof, to as it be proved to be the tame Man that was meant to be returned, or by reafon that there is no Return upon any of the faid Writt, fo as a Panel of the Names of furors be returned and 2apexed to the faid $W^{W} r i t$, or for that the Sberiffi or other Oficers Wame having the Resurn thereof, is not fot to the Return of any fuch Wris to as it be proved that the laid Writi was returned by luch Officer, or by reafon that the Plasitiff in any Ejewione firma, or in any perfonal Actien or Suit being an Infant under the $\Delta$ ge of One and Twenty Years, did appaar by Attorney therein, and tho Verdia paffed for him.

And bo is. furtber cracted, That fudgment fhall nor be rayed or reverted atter Ferdics. for want of Pledges, or but ons Pladge to prolecute, ricturned upoa the original Drit, or because the Namo of the Sherif in nol cerqued on the Origity JHrit, or for toant of enter-

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SE Pledges upon any Bill or Declaration, or for not alledging the bring: ing into Courtapuv Boind, Bill, Indenture, or other Deed mescioned in the Declerration or other Pleeding, or for want of Allegeason of bringing into Court any Letters Toflamentory, or Letters of Aaminifiration, or for Omiffiun of by Force and Arms, and againft the Peace, or for miftaking the Chrinian Name or Sirname of the Plaintiff or Dofendant, Demandans or Terent. Sum or Sums of Money, Day, Month or Year, by the Cler $k$ in any Bill, Deciaration or Pleoding, where the right Name, Sirname, Sum, Day, Month or Year in any Writ, Plaint, Roll or Record proceeding, or in the lavas Roll or Record, where the Miftake is committed, is. or are once truly and rightly alledged, whereunto the Pleinteff mighe have demurred, and thewn the fame for Caufe, nor for want of Avero mint of Thes be as ready to verify, or for, Tbis be is ready to verity by Racord, or for not Alledging, As is appears by Records or for, Tbat there is mo cigbt Vesue, fo as the Caule were tried by a Fury of tho proper County or Place, where the AEtion is laid ner for that the lacreafo of Cops after a Verdiat in an Altion, or upon a Non Suit ia Repleven, aro not entered to ba at the requef of the Party, for phom the foudguena i given, noridy realon that the Coft in any fxadgerent whatloever, are nos entered to be by confent of the Plaintiff, but fort all luch Omifions, Vorasnces, Dejects and all other Mattors of - $x$-like nature, not being againt the Rught at the Matter of the Suit, nor whereby the IJpe or Trsal are altered, thall be amended by the Gukizes or other Yuages of the Coupts where fuch yudgments ere or thall be given, or whereanse the Record, is, or thall be removed by Writ of Errer, or by Appeal in any action real, perlonal or mixt, according to the UJwage and Courfe of proe ceedings in this Provinca.

And be it furtbar enatfed, That where any Dcmurgep shall be joined, and entored in any Altion or Suit in any Court of Record within this Province, the Foudges Chall proceed and give frudgment, according as the very right of the Ceufe and Mester io Leco mall appear unto them, without regardiag any 1 Imperfersiom, Omtfian or Defod in any Wrtt, Retarn, Plaint, Declaration or other Pleeding, Precefs as Cour/e of Procreding whatfoever, except thode only which the Parls Demurring thall fpecially and particularly let down and exprefo togethor with his Dermurrer, as Caules of the inme, athough fuel Imperfectices; Omffion or Defett be Mates of Sublance, to as fusficient Matser ape pear in the taid Pleadixgt, upon which the Court may give Fudgmens, according to the very Right of the Cauff, and therefore no $\angle$ tovambege or Exception thall bs taken of, wr for an immaterialTraverfe, or of, or for the Default of entering Pledged upon, any. Bill or Declaratioy er of Ca. for the Defautt of Alledging that bringing into Cuart any Exad, Buin le densurt or other Deed whatroover monticaed int the Declerkisits cre ctess Pleadimg, or of or for the Defarls of Alleeging the bringing intectest Lettery Iefacetextary or Letters of Adzesinffotition or of or for tha 0 . miffion of, by Force and Aress, and againft the Peace or either of thean; or of, or for the want of Gvermestst of This be is ready to wsrif, or of; This be is ready to varify by Record, or of, or for not alledging as it appears by the Record, but the Court thall give fudgment according to the

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vecy Right of the Caufe as dforefaid ; withourregarding any fuch Imforfections, Onyfions and Defects, or any other Matter of-yin-illaze Nature. except the tame tha! be peccially, and particularly iet dotw and drewn for Caufe of Demarrer.

And be it furtser enacted, That no fudgment cntered. upon Conitelfign, Nibul dicit, or Noin funs intormutus, in any Cour E of Recerd hind be reverfed, nor any fadgment upon any Wrat of Isquiry of Dathages executed thereon be faid or reveried, for, or by reaton of any Imperfection, Omifion, Defect, Matior or Thasg whathever, which by force of, this Act would have been aided and cured as Geofai's, in cafs a Verdict of twelve Men had been given in the faid Altion or Susit, fo a there be an Original Writ or Bill, and Warrauts of Attorney duly Calant as by this Act is direqed.
$\therefore$ Sisid be it furber enacted, That this Act hall extend in all Frotaths as atotefaid to all Sxuts in any Court. ot Record, fors, iccovery of any Debr inmmediately owing, orny Revenue belonging to His MAyesty fis Heith or Succellors.
$\cdots$ Provided always, and be it-enacted by the Auithority alorefaid, That nothung in this Acr betore contained, thall cxtend so any Writ, Declaraticin or Satt of Appeal or Feleny of Murder, or to any indiement or Prefentment of Treajon, Fellany or Murder or öther Matter, or to any Prcct/s upon any of them; or to any Wru, Bill, Action or Informaction upon any Penal Statute.

Sind be it furtber cnacted, That no Dilatory Plea fhall bet recieved in any Court of Recird; unlets the Party officring fuch Ples Go by Aifiduvit prove the Truth therebf, or fhew tome probable Mater to the Coirt to induce them to beliciee that the Fef of fuch Dilatory Pleic is truc.



