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CAP. XIV. sarajanja, ali elektrikaj

For Ads refrecting fummary tri-.2ls, fee note on 5th Geo. 3d. cap. ri, but particulaily see arft and A3d. Geo. 3d.

Three Jufficos For County of Hasilifax to be taken in rotation To compose a Court.

The General ¿Quarter Selfions to appoint a Clerk ,who shall de fworn.

attend for one month.

To publish the names of the Justices as when and where this Court is held.

The time and manner of fummoning the Justices.

An ACT to regulate the Summary Trial of Actions before His Majesty's Justices of the Reace, in the Fown and Peninsula of Halifax.

P. it enacted, by the Lieutenant Governor, Council and Affembly, That from and after the publication hereof, three of the Justices of the Peace, for the County of Halifax, to be taken in rotation, in the manner herein after mentioned, shall compose a Court, for the summary trial of all civil actions or fuits, which shall be commenced in the faid town or perinfula of of Halifax for any matter or thing whatfoever, for the trial whereof cognizance is given to one or more of His Majesty's Justices of the Peace; and it shall and may be lawful for the Justices of the General Sessions of the Peace, for the said county, in their Sessions from time to time, as occasion shall require, to appoint a sit and proper person to act as a Clerk to the said Court of Justices, so to be appointed as aforesaid, who shall be sworn faithfully to discharge the duties of fuch office.

H. And he it further enacted, by the authority aforefaid, That the faid Justices shall immediate-Three Justices to ly on the publication hereof, at a special Sessions to be holden for that purpose, appoint the first three Justices, named in the commission of the Peace for the said County, to attend as Justices of the faid Court for one calendar month, then next following, and shall nominate a Clerk, and shall provide a proper and suitable place for the same to be publicly held, at the times, and in the manner herein after directed, and shall cause the names of the suffices to appointed, and the name of the Clerk, with his place of relidence, to be advertised in the public newspapers of the faid town, together with the place and times, where, and when, such Court is to be held.

III. And to the end, that the duty intended to be imposed by this Act, be equally distributed : Be it further enacted, by the authority aforesaid, That the said Clerk, shall within three days before the expiration of the first calendar month, in which the Court, to be established by this Act, shall have been held, summons, or cause to be summoned, the next two of the said Justices, as they fland in order in the faid commission; which faid two, shall, together with the junior of the three last before appointed, (whose service for that purpose is hereby required accordingly,) attend, and do the business of the faid Court, for the succeeding calendar month, and to the like number of Justices, as they stand next to the former in rotation, together always with the junior of the three last before summoned, or setting to do the likeduty from calendar month to calendar month, for each fucceeding calendar month, till the whole number thall have been summoned, and then begin again with the first of the said Justices in the order aforefaid, and continue to summon two monthly in like rotation, during the continuance of this Act, so as that the Justices for the time being may according to the order in which they shall stand in the said commission, take upon themselves and put the powers in this Act contained in due execution.

IV. Provided always, That as often as it shall happen, that the two Justices somext in rotation as aforefaid, are neither of them of the quorum, the faid clerk shall give notice to fuch one of the three, then holding the faid Court, as shall be of the quorum (beginning always with the junior) to attend the faid duty for the month then next enfuing. And in case one or more of the Juffices to appointed, or fummoned, should die, or be otherwise prevented by a cause to be allowed by a majority of three Justices next in rotation in the said commission, from attending the duty to be imposed by this Act, then the said Clerk shall forthwith summon, or cause to be summoned, the next in rotation, whose attendance is hereby required accordingly

Filie ewo Justices next in rotacion are not of the quorum, the Clerk to give noatice to some of the three being of the quorum, to attend.

If any Juffice dies, the Clerk to funmon the next in Jutation.

dingly: and fuch person or persons so attending and doing the duty of the said Court, for the residue of the month then not expired, shall be deemed, and taken, to have served for one calendar month, to every intent and purpose of this Act.

V. And be it further enacted, by the authority aforesaid, That nothing herein contained shall extend, or be construed to extend, to oblige such person or persons who are named in the said inRotationCourt commission by virtue of their feats in His Majesty's Council for this Province, or as holding certain offices, and who have not usually acted in the said commission of the Peace, or who do not usually reside within the town and peninsula of Halifax, to take upon themselves the duties of the Court intended to be established by this Act, or to subject them to be summoned to the discharge thereof; and that it shall and may be lawful for any Justice of the Peace, being one of the persons holding the said Court, to substitute another to attend for him at any time or times to do the business of the same, without cause to be allowed as herein before mentioned.

VI. And be it further enacted, by the authority aforefaid, That the faid Justices, so from time to time to be appointed to hold a Court as aforesaid, shall hold the same publicly at the place so to be appointed as aforefaid, twice in every week, to wit : on Tuesdays and Fridays; and shall have full power and authority, by virtue of this Act, to administer an oath, as well to the parties as their witnesses, and hear and determine all causes brought before them, of which they shall have jurisdiction, according to equity and good conscience, regarding the true merits of the case; and shall cause a fair entry, which shall be signed by the said Justices, to be made in a book by the Clerk of the faid Court, of the nature of every case brought before them, and of the evidence produced and examined by both parties, together with the judgment given therein; and fhall likewife enter with each caufe a particular account of the fees, and coft allowed to be recovered by either party, and shall, in all respects, have, use and exercise, the same power and authority, relative to proceeding in such causes, and granting executions, as has heretofore been exercised, and used by His Majesty's Justices of the Peace, under, and by virtue of, the feveral Acts of the Province, for the trial of furmary actions; and all writs, processes and Mannerofissuing executions, out of the faid Court, shall be issued by the Clerk of the same, under the seal, and process. tested in the name of the senior Justice; which writ, process or execution, shall be always made returnable at the next day of the litting of the faid Court, unless the fame should iffue so short a time before the day appointed for its litting, that such writ, process or execution, could not be executed in time, then, and in fuch case, the same to be made returnable the next day appointed by this Act for the fitting of the faid Court, and it shall not be lawful for the faid Court to delay, or put off, the hearing of any cause, at the request of either party, but shall immediately proceed to hear and determine the fame on the return of the writ or process; unless the party, wanting a continuance, do set forth, by affidavit, good cause for granting the fame; and in case there shall be more causes before the said Court than can be determined in one day, then the faid Court may adjourn from day to day, until every cause shall be disposed of according to law; and the Clerk of the faid Court shall give regular attendance in a public of- The Clerk shall fice, to be by the said Sessions appointed for that purpose, during the hours each day to be re- give regular atgulated and fixed by the faid Court of Sessions; and the faid Justices, in their Sessions, shall quarterly examine the entries and proceedings of the faid Court, and take special care that the fame be kept regularly, and in good order, agreeable to the true intent and meaning of this Act.

Court held twice

Swearing of wit-

Registry of all

VII. And be it further enacted, by the authority aforefaid, That if any person or persons shall Appeal allowed think themselves injured by the judgment of the said Court, he, she or they, may appeal to to Inserior Court. the next Inferior Court of Common Pleas, to be held for the faid county, and on such appeal being made, the faid Court shall suspend the issuing of execution, or further proceeding in fuch cause, on the party appealing, giving good and sufficient security to prosecute such ap peal at the next Inferior Court of Common Pleas, and to perform whatever the judgment of

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How the judgment is to be made up.

Appealant liable to 30s. costs if found to proceed from delay or vexation.

No writ of Certiarari or Habeas Ja, shall be allowed.

Not lawful for any Justice to commit to jail, but for further examination.

Goaler or Keeper to acquaint the Clerk what offenders are committed.

This Court shall further examine fuch commitment.

The Clerk to keep all proceedings in writing.

Fees the fame as heretofore before one Justice.

The Clerk to of Fees.

fuch Court shall be, and the Clerk of the said Court, to be appointed for the trial of summary actions, as aforefaid, shall, on the first day of each sitting of the Inferior Court of Common. Pleas, for the county aforefaid, return to the faid Court a lift of all causes, in which appeals have been entered, and the faid Court shall appoint a day for hearing thereof, and if the party appealant shall not appear to prosecute the same, such appeal shall be dismissed, but if the parties appear, then the faid Court shall proceed to try the faid cause over again, upon the evidence as entered and certified by the Clerk below, and to give judgment thereon, which judgment, the faid Clerk of the faid Court, shall enter in the book, wherein the cause and the first judgment thereon was entered, which entry shall be signed by the Justices present; and in case the Justices of the Inferior Court shall dismiss said appeal, or shall affirm, the judgment given by the Court that first tried the cause, and shall be of opinion, that such appeal was made without any reasonable cause or foundation, but for delay, or vexation, then it shall and may be lawful for the faid Justices to give judgment against the appealant, for a sum not exceeding thirty shillings cost, in addition to the amount of the first judgment, which additional cost shall be distributed in the manner the faid Justices shall appoint; but if there appears Corpus Cum Cau- reasonable cause for such appeal, then no additional cost shall be paid by the appealant, and no writ of Certiorari, or Habeas Corpus Cum Caufa, shall be allowed or brought to set aside any determination or order respecting such causes as aforesaid.

VIII. And be it further enacted, by the authority aforefaid, That from and after the publication hercof, it shall not be lawful for any Justice of the Peace, within the town and peninsula of Halifax, finally to commit any person to jail, or to the house of correction, who shall be charged with any breach of the peace, or any criminal offence, of any kind or nature foever, but if fuch Justice shall, on his own view, or other good information, cause any breaker or breakers of the peace, or criminal offender or offenders of any kind whatfoever, to be apprehended, fuch persons, when apprehended, shall immediately be carried before the Justices, to be appointed to fet as a Court for the trial of fummary actions, if fuch Court be fitting, and if the fame be not fitting, then it shall and may be lawful for such Justice, or Justices, to commit the offender, or offenders, so apprehended, for further examination, and the Sheriff, Jailor, Keeper of the House of Correction, or other person to whose custody such offender ex offenders shall be committed for examination, shall immediately give notice thereof to the Clerk, to be appointed as aforefaid, who shall notify the faid Justices appointed to hold the faid Court, and fuch Justices, together with the Justice or Justices who committed fuch offender, or offenders, if fuch Justice or Justices shall think fit to attend, shall affemble as foon as possible, and shall cause the offender or offenders, so committed for further examination, to be brought before them, together with all witnesses, and other persons having any knowledge of the premiles, and shall proceed to a public examination of all concerned; which examination, together with the testimony of all witnesses, examined on oath, shall be correctly and fairly entered in writing by faid Clerk, and figned by the Justices present, and after the faid Justices shall have finished such examination, and entered the same in writing, as aforefaid, then fuch Justices shall proceed to dispose of such offender or offenders as the law directs, and shall return the examinations, so taken, in due time to the Court, to which the cognizance of the offence, or offences, shall properly belong.

1X. And be it further enacted, by the authority aforefuld, That the fees to be allowed and paid. for any business whatsoever, to be transacted as aforesaid by the Justices, so to be constituted a Court as aforefaid, shall be the same as the law allows to be paid for the like service when done by a fingle Justice; and all fees of every kind, payable for fervices done and performed therein, shall be received by the said Clerk, who shall keep an exact and regular account keep an account thereof, which account the faid Clerk shall state quarterly, on oath, and deliver the same to the Justices in their Sessions, quarterly, and the said Justices shall apply so much of the pro-

ceeds

ceeds of the whole thereof, as shall be necessary to pay the said Justices, for their attendance, the faid Clerk, and all other charges which may arife, or be necessary to go to, for the holding and establishing of the said Court, and shall apply the overplus thereof to such general uses as the said Justices shall from time to time think necessary for the preservation of the peace and good order of the faid town and peninfula.

X. And be it further enacted, by the authority aforefaid, That no judgment or proceeding can

Fees to go for the payment of Justices, and the Clerk, and defraying charges against faid Court.

be given or had in the faid Justices. Court, but with the consent of two at least of the Justices, to be appointed Judges thereof as aforesaid, and two of the said Justices shall be a quorum to hold faid Court, and the process, warrants and executions, of the faid Court, shall extend throughout the county of Halifax, in the same manner, and with the same effect, with the process, warrants and executions, of one or more Justices of the Peace for the said County as aforesaid.

The decisions and powers of the Justices.

XI. And be it also further enacted, by the authority aforesaid, That this Act shall continue and remain in force, for, and during the term of, one year, from and after the publication hereof, and no longer.

Act continued for one year.

CAP. XV.

An ACT for applying certain Monies therein mentioned, for the Executed. Services of the Year One Thousand Seven Hundred and Ninety Two. and for appropriating such part of the Supplies granted in this Session of General Assembly, as are not already appropriated by the Laws or Acts of the Province.

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วซึ่ง สหรับ เขาทำให้ทำใช้ เป็น โดย เก็บ เดิมตาร์กับสัยเหมายในประวัติผลที่ พระที่ผลที่ เพียงผู้ในประการใหญ่แล้ว

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