CAP. XI.

An ACT to continue in force the several Acts therein mentioned.

CAP. XII.

An ACT for the Summary Trial of Actions.

E it enacted, by the Lieutenant-Governor, Council and Assembly, That the Supreme Court and the Inferior Courts of Common Pleas within this Province, be and are hereby empowered, in all causes of action brought before them, the sum total whereof shall not exceed twenty pounds, to proceed in a summary way, by witnesses, to examine the merits of such causes, and make up judgment accordingly.

Provided always, That when on the examination of the witnesses the matter of fact shall In doubtful appear doubtful, or either of the parties shall defire it, the Court shall order a Jury to try the

II. And be it further enucled, That it shall be lawful for any person or persons, who have debts owing to him, her or them, by any other person or persons where the whole dealing or cause of action shall not exceed five pounds, to sue for the same in the manner following, that is to fay, if the fum demanded shall not exceed three pounds, to cause such debtor to be summoned to appear before any one Justice of the Peace of the County or District where the debtor shall reside; and if the sum demanded shall be more than three pounds, but does not exceed five pounds, to cause such debtor to be summoned to appear before any two Justices of the Peace of the County or District, where the debtor shall dwell; and the said Justice or Justices after such summons issued and duly served, is and are hereby empowered to proceed to and make up final judgment between the parties, and shall allow the defendant to produce his account against the plaintiff, or any receipts or other discharges for payment made either in the whole or in part; and the faid Justice or Justices shall examine and enquire into the merits of both accounts and of fuch discharges, and by such other proof as to him or them shall seem requitite, or upon the confession of the debtor, to ascertain the debt due, and at his or their discretion to decree the payment thereof, at such different times and periods as he or they shall think fit and proper, agreeable to the circumstances of the debtor, and with as little prejudice as possible to the creditor, and to award costs as he or they shall find, whether for the Plaintiff or Defendant, without appeal, unless the debt or cause of action shall amount to twenty shillings or upwards; any law, usage or custom, to the contrary notwithstanding.

III. And be it further enacled, That if any debtor, after being duly summoned to appear, shall without just cause, to be allowed of by the taid Justice or Justices, refuse or neglect to perform whom summanufuch decree or judgment as shall be made concerning such debts as aforesaid, it shall and may be lawful for fuch Justice or Justices, to issue execution against the goods and chattels or body of fuch debtor, for the fum awarded, with costs: which execution shall be returnable in fourteen days from the day on which it shall be issued; any law, usage, or custom, to the contrary

notwithstanding.

IV. And be it further enacted, That if any plaintiff or defendant, when the debt or cau'e of Appeal allowed

Recovery of Debts not exc ding 20l. in a summary way before Supreme and Inferior Courts.

cases a Jury may be called.

Recovery of debts not exceeding 31. before one Justice

Recovery of debts not exceeding 51. hefore two Justie

Non-attendance of debters

action fendant

action shall amount to twenty shillings or upwards, shall think himself injured by the judge ment of the faid Justice or Justices, he may appeal to the next Supreme Court, or Inferior Court of Common Pleas, to be held for the County or District in which the faid Justice or Justices refide, and on such appeal being made, the said Justice or Justices shall suspend the issuing of execution, or further proceeding, in such cause, on the party appealing giving good and fufficient fecurity to profecute fuch speal at the next Supreme Court, or Inferior Court of Common Pleas, and to perform whatever the judgment of fuch Court shall be, and the Juffice or Juffices shall on the first day of the sitting of the said Supreme Court, or Inferior Court of Common Pleas, return to the faid Court to which the appeal shall be made, the names of the parties to the cause in which an appeal hath been entered, with all the papers touching and concerning the same, and the said Court shall appoint a day for hearing thereof, and if the party appellant shall not appear to prosecute the same the first term such appeal shall be dismissed with cofts, but if the parties appear, then the faid Court shall proceed to try the faid cause in a furnisary way, and to give judgment thereon, and award cofts whether for the appellant or appellee as the judgment may be, which judgment shall be entered up as other judgments in furningry causes are in the said Court, and no writ of certiorart or habeas corpus cum causa, shall be allowed or brought to remove any judgment given in such causes upon appeal as aforesaid.

Unstices may issue Capias for arrest of debtors to the amount of 51.

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V. And be it further enacted, That it shall and may be lawful for any Justice of the Peace, where the c'est shall not exceed three pounds, and for any two Justices of the Peace, who the debt shall be more than three pounds, and shall not exceed five pounds, upon application to him or them, and on oath being made in writing before him or them, of fuch debts, in the way usually practifed where the debts are of greater value, to islue a Capias to arrest the body of the debtor or debtors, and hold them to bail for his or their appearance, and to make the fame returnable in four days, at the expiration of which he or they shall proceed to trial, unless the defendant shall consent to try the same sooner, and give judgment thereon as in ordinary calcs.

Proviso.

Provided always, That no person shall be arrested in any case for a debt due by him under twenty shillings, nor for any larger debt not exceeding five pounds, unless in addition to an affidavit of the debt, the party applying shall also make oath, that he verily believes that unless such Capias is allowed the debt will be lost.

Debts under 31.

VI. And be it further enacted, That no action for any debt where the whole dealing or cause of action does not exceed three pounds, shall be brought against any Person, in any Court of Law in this Province except by appeal.

Jurisdiction of Supreme Court, and Court of Common Plear. not affected by Ahis Act.

VII. And be it further enacted, That nothing herein contained final extend, or be possibled to extend, to take away the jurisdiction of the Supreme Court, or Court of Common Picas, in cases above three pounds, and not exceeding five pounds, where the matter shall be of a difficult nature, but that if any fuit shall be brought in either of the faid Courts, to meever app debt above three pounds, and not exceeding five pounds, the party plaintiff (tall not be entitled to recover any costs, unless the Judges of such Court, respectively, shall determine that the cause of such action was of a nature unsit to be tried before two Justices of the Peace, or it shall appear to the said Court, that there were not two Justices of the Perce living within a convenient distance of the parties, and of each other.

VIII. And be it further enacted, That the forms of Writs to be issued by Justices of the Peace shall be as follow:

C. XIII-XIV.

Anno quadragesimo octavo Georgii III.

Form of the Summons:

To

the

1807.

You are hereby required to summon A. B. of to appear before to answer to C. D. in the sum of Form of Sumo'clock, in the at day of and make return hereof on or before faid day.

Witness my hand and feal the

Capias.

To either of the Constables of

and him safely keep, so that you Form of Capias You are hereby commanded to take A. B. of to answer to C. D. in · of on the have him before. Hereof fail not, and have then there this Writ. Given under hand and feal at day of

Execution.

To

Whereas judgment hath been awarded against A. B. of at the fuit of C. D. Form of Execut more for costs, these are to command and require tion. for the sum cf and you, to levy from off the goods and chattels of the faid A. B. the faid fums, making together by fale of the faid goods and chattels; and for want thereof you are hereby commanded to take the body of the faid A. B. and him to commit to his Majesty's Jail in there to remain until he pay the fum abovementioned, with your fees, or that he be difcharged by the said C. D. or otherwise by order of Law. Hereof fail not, and make return of this Writ to me within ten days. Witness my hand and seal the

Which faid Writs of Execution or Capias, shall be directed to either of the Constables for Execution of

the County or District, where such Justice shall reside.

IX. And be it further enacted, That this Act shall continue and be in force for the space of one Continuance of year from the publication thereof, and from thence to the end of the next Seffion of the General Assembly.*

 Continued by subsequent Acts to 1816

CAP. XIII.

An ACT to encourage the raifing of Bread Corn on new Lands.

CAP. XIV.

An ACT to encourage the Fisheries of this Province, by granting a Expired. Bounty on the importation of Salt.