to be licensed to keep Public Houses or Shops for the retail of Spirituous Liquors, and for regulating such Public Houses or Shops. Also, the several Acts made in the fortieth, forty-first, torty-fixth, and forty-eighth years of His Majesty's reign, for reviving, altering, continuing, adding to, and amending, the faid Act, shall be continued, and the same are hereby continued in force until the eighteenth day of March, which will be in the year of our Lord one thoufand eight hundred and fifteen, and no longer.

II. And be it further enacted, That it shall and may be lawful for the County Treasurer to pay to the Clerk of the Peace out of the monies received under and by virtue of the faid Acts Revenue. hereby continued, all fuch fums of money as the Clerk of the Peace shall be entitled to under and by virtue of an Act, passed the present Sessions of the General Assembly, entitled, "An Act to enable the Justices of Halifax to pay the Clerk of the Peace for his services in transacting Corwn business:" any thing in the said Acts hereby continued to the contrary notwithstanding.

CAP XV.

An ACT for protecting Justices of the Peace in the execution of their Office, and for indemnifying Constables and others acting in obedience to their Warrants; and also for apprehending persons in in any County or Place, upon Warrants, granted by Justices of the Peace in any other County or Place.

DE it enacted, by the Lieutenant-Governor, Council and Affembly, That if any action shall hereafter be brought against any Justice of the Peace, for any thing by him done by virtue Justice of the of his Office, fuch action shall be laid in the County or District where the fact complained of Peace. was committed; and the Justice or Justices may plead the general issue to such action, and give the special matter in evidence.

II. And be it further enacted, That no writ shall be sued out, nor any summons or process at the fuit of a subject shall be served on any Justice of the Peace for any thing done by him One month's in the execution of his office, until notice of such intended writ, summons, or process, shall notice to be gihave been delivered to him or left at his usual place of abode, at least one calendar month before the fuing out or ferving the same, in which notice shall be plainly expressed the cause of action, which such party has, or claims to have against such Justice, and the party or his attorney shall assix his name and place of abode to the said notice.

III. And be it further enacted, That it shall and may be lawful for such Justice, at any time within one calendar month after sucts notice, given as aforesaid, to tender amends to the party tender amends. complaining or his attorney, and in case the same is not accepted, to plead such tender in bar to any action, to be brought against him grounded on any such writ, summons or process, together with the plea of not guilty, and any other plea, with leave of the Court; and if upon issue joined the jury shall find the amends to tendered to have been sufficient, then they thall give a verdict for the defendant; and in such case, or if the plaintiff shall become nonfuit, or shall discontinue his action, or in case judgment shall be given for the defendant or defendants, on demurrer, fuch Justice shall be entitled to the like costs as if he had pleaded the ge-

Verdict may be given for the defendant.

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Verdict may be given for the plaintiff.

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neral iffue only; and if upon iffue to joined the jury shall find that no amends were tendered, or that the same were not sufficient, and also against the desendant or desendants, on such other plea or pleas, then they shall give a verdict for the plaintiff, and such damages as they shall think proper, which the plaintiff shall recover with costs of suit.

Exceptions.

IV. And be it further enacled, That no such plaintiff shall recover any verdict against such Justice, in any case when the action shall be grounded on any act of the defendant as Justice of the Peace, unless it appear on the trial that the action is laid in the County or District where the fact complained of was committed, and unless also it is proved on the trial of such action, that fuch notice was given as aforefaid, but in default thereof, fuch Justice shall recover a ver-

Justices neglecting to tender amends.

V. And be it further enacted, That if any such Justice shall neglect to make tender of amends or shall have tendered insufficient amends before the action brought, it shall be lawful for him, by leave of the Court at any time before Issue joined, to pay into Court any sum of money he may see sit, and thereupon, such proceeding, order and judgment, shall be had, made and given, by the Court, as in other actions, when the defendant is allowed to pay money into

Evidence of plaintiff.

VI. And be it further enacted, That no evidence shall be permitted to be given by the Plaintiff on the trial of any fuch action as aforesaid, or any cause of action, except such as is contained in the notice hereby directed to be given.

Prosecution of a constable, or other person acting under warrant of the Justice.

VII. And be it further enacted, That no action shall be brought against any constable or other officer, or against any person or persons acting by his order, and in his aid, for any thing done by him in obedience to any warrant under the hand and scal of any Justice of the Peace until demand has been made and left at the usual place of his abode, by the party or parties intending to bring fuch action, or by his, her, or their attorney, in writing, figned by the party demanding the same, of the perusal and copy of such warrant and the same has been refused for fix days after such demand, and if after such demand and compliance therewith, by shewing the said warrant to, and permitting a copy thereof to be taken by, the party demanding the same, any action shall be brought against such constable or other officer, or against any fuch person acting in his aid, for any such cause as aforesaid, without making the Justice or Justices who signed or sealed the said warrant, defendant or defendants, that on producing or proving such warrant, at the trial of such action, the jury shall give their verdict for the defendant or defendants notwithstanding any defect of jurisdiction in such Justice or Justices: and if such action be brought jointly against such Justice or Justices, and the constable or other officer, or persons acting in his or their aid as aforesaid, then on proof of such warrant, the jury shall find for such constable, or other officer, and persons so acting as aforesaid, notwithstanding such defect of jurisdiction, and if the verdict shall be given against the Justice or Justices, the plaintiff or plaintiffs shall recover costs of suit against him or them, to be taxed by the Court, so as to include the costs which the plaintiff or plaintiffs are liable to pay to the other defendant or defendants for whom such verdict shall be found as aforesaid.

Prosecution of A Justice.

> VIII. And be it further enacted, That in case any person against whom a warrant shall be isfued by any Justice or Justices of the Peace, of any County, District or Place, out of the jurisdiction of the Justice or Justices granting such warrant as aforesaid, it shall and may be lawful for any Justice or Justices of the Peace of the County, District or Place, where fuch perfon shall escape, go into, be, or reside, and such Justice or Justices is, and are hereby required, upon proof being made upon oath, of the hand writing of the Justice or Justices, granting fuch warrant to indorse his or their name or names on such warrant, which shall be a suffici-

Execution of a warrant out of the immediate jurisdiction of the Justice who issues it, by indorsement.

entauthority to the person or persons bringing such warrant, and to all other persons to whom fuch warrant was originally directed, to execute such warrant in such other County, District, or place, out of the jurisdiction of the Justice or Justices granting such warrant as aforesaid, and to apprehend and carry fuch offender or offenders before the Justice who indorsed the warrant or some other Justice or Justices of such other County, District, or place, where such warrant was indorfed; and in case the offence shall be bailable in Law, and the offender shall be ready and willing to give bail for his appearance at the next fitting of the Supreme Court, or next General Quarter Sessions of the Peace, to be held in and for the County or der. District within which the offence was committed, such last mentioned Justice or Justices shall and may take bail of fuch offender or offenders, for his or their appearance at fuch next fitting of the Supreme Court, or General Quarter Sessions of the Peace in the same manner as if the Justice or Justices of the Peace of the County, District, or place, where the offence was committed might have done, and the Justice or Justices who shall take bail, as aforesaid, shall Return of Redeliver the recognizance, together with the examination or confession of such offender or offenders, and all other proceedings relative thereto, to the constable, or other person so apprehending such offender as aforesaid, who is hereby required to receive and deliver over fuch recognizance, examination, and other proceedings to the clerk of the Supreme Court, or Clerk of the Peace of the County or District where such offender or offenders, is, or are required to appear by virtue of fuch recognizance; and fuch recognizance, examination and confession, shall be as good and effectual in Law to all intents and purposes, and of the same force and validity as if they had been taken or acknowledged before a Justice or Justices of the Peace of the County or District where the offence was committed, and the same proceedings Constable netshall be had thereon; and if such Constable, or other person to whom such Recognizance, lesting to re-Examination or Proceedings, shall be delivered as aforesaid, shall neglect or resule to deliver over the same to the Clerk of the Supreme Court, or Clerk of the Peace of the County or District where such offender or offenders is or are required to appear by virtue of such Recognizance, such Constable, or other Person, shall surfeit the sum of Ten Pounds, to be recovered against him by Bill, Plaint or Information, in the Supreme Court, and in case the offence for which such offender or offenders shall be so apprehended and taken, be not bailable in Law, or such offender or offenders shall not give bail for his or their appearance as aforefaid, to the fatisfaction of the Justice or Justices before whom he or they shall be brought as aforesaid, then and in that case the Constable, or other Officer or Person, so apprehending such offender or offenders, shall carry and convey such offender or offenders before one of His Majesty's Justices of the Peace of the proper County, District or place, where such offence was committed, there to be dealt with according to Law.

cognizance, de.

1X. And be it further enacted, That no action of Trespass, falle Imprisonment, Information or Indicament, or other Action, shall be brought, sued, or prosecuted by any person or per- Magistrates. fons whatfoever, against the Justice or Justices who shall endorse such Warrant, for or by a reason of his, or their indorsing such Warrant. Provided always, that the Justice or Justices who originally granted such Warrant, shall remain liable to any Action or Suit, in like manner, as if the preceding clause had not been enacted.

X. And be it further enacted, That no Action shall hereafter be brought against any Justice Actions against of the Peace for any thing done in the execution of his office, or against any Constable er other Officer, or Person acting as aforesaid, unless such Action shall be commenced within six brought within Calendar Months, after the act complained of, shall have been committed.

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six months.