

Anno quinquagesimo septimo Georgii III. 1817.

C. I.

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At the GENERAL ASSEMBLY of the Province of Nova-Scotia, begun and holden at Halifax, on Thursday the 6th day of February, 1812, and continued by several Prorogations to Thursday the Thirteenth day of February, 1817, in the Fifty-Seventh year of the Reign of our Sovereign Lord GEORGE the Third by the Grace of God, of the United Kingdom of Great-Britain and Ireland, KING, Defender of the Faith, &c. &c. &c. being the Seventh Session of the Tenth General Assembly, convened in the said Province.\*

\* In the time of The Right Honourable George Earl of Dalhousie, Knight Grand Cross of the Most Honourable Military Order of the Bath, Lieutenant-Governor; S. S. Blowers, Chief Justice and President of Council; Simon Bradstreet Robie, Speaker of the Assembly; Rupert D. George, Secretary of the Council; and James B. Francklin, Clerk of Assembly.

## CAP. I.

## An ACT for the more effectual relief of Infolvent Debtors.

MY HEREAS. the Acts now in force for the relief of Infolvent Debtors have been found, in Preamble.

Some cases, insufficient; for remedy thereof:

I. Be it enacted, by the Lieutenant-Governor, Council and Affembly, That whenever there shall In the absence not be two Justices of the Supreme Court within twenty miles of any County or District Gaol, within this Province, in which any person or persons shall be charged in execution upon any Judgment of the Supreme Court, for any fum or fums of money, that it shall and may be lawful for the person or persons so charged in execution in such Gaol, to exhibit a petition to any two Justices of the Inferior Court for such County or District, in the same solvent Debtmanner as it is directed by an Act, passed in the third and fourth year of his present Majesty's reign, entitled, An Act for the relief of Insolvent Debtors, that such petition shall be exhibited by any two Justices of the Court from whence the process issued; and the Justices of the Inferior Court to whom such petition shall be presented, are hereby empowered and directed to proceed upon such petition in the same manner that any two Justices of the Court from whence the process issued, are in and by the said Act, and by the Act in addition to and amendment thereof, made and passed in the sitty-third year of his present Majesty's reign, directed to proceed, and shall make a record of the judgment which they shall pronounce upon fuch petition, and return the same into the Court from whence the process on which such prisoner was taken in execution issued, to be kept among the records of the said Court. Provided always, That if either the Plaintiff or Defendant be dissatisfied with the corder or judgment of the Justices of the Inferior Court upon such petition, the party so disfatisfied.

of Justices of Supreme Court, two Justices of. Inferior Court may decide on Petitions of In-

Appeal from decision of the Justices of Inferior Court.

Bread to be supplied to Prisoner pending the appeal. fatisfied may appeal to the Supreme Court, at its next Sittings, in the faid County or Diftrict, or to any two Justices of the said Court in vacation; and the said Supreme Court. or the faid Justices, may examine the record of the proceedings returned by the Justices of the Inferior Court, and, if they shall see sit. may again examine the prisoner touching the truth of the faid petition, and may either confirm or reverse the order made upon the faid petition by the faid two Justices of the Inferior Court. Provided also, That, pending the said appeal, the Plaintiff shall be bound to continue the supply of bread to which the prisoner may be entitled under the order of the Justices to whom such petition was in the first instance presented.

And to prevent persons who may be charged in execution, from lying in Prison until they have spent their substance, wherewith they should satisfy their Creditors, and afterwards taking the benefit of the Acts for the relief of Insolvent Debtors:

II. It is hereby enacted. That no person who shall hereafter be charged in execution, shall be allowed or permitted to exhibit a Petition to any of the Courts of Law in this Province, or to any of the faid two Justices of the faid Courts as is hereby before provided, unless such Petition be exhibited, if before the Court, within the first term of the Court which shall be held in the County or District next after such person shall be so charged in execution; and, if before the faid two Justices, within forty days after such person shall be so charged in execution, unless the person or persons exhibiting such Petition satisfy the Court, or the said Justices, that they have not remained in Gaol for the purpose of defrauding their creditors. Provided always, That each and every person now confined under execution as aforesaid. confined in Jail. Shall be allowed to apply by petition as aforesaid, at any time within forty days after the publication of this Act.

And Whereas, doubts have arisen as to the time and nature of the notice to be given to the Credi-Notice to Cre- tor or Creditors under the beforementioned Ad:

ditors.

Debtors defrauding Credi-

Debtors now

tors.

III. Be it enucled, That the prisoner, or some person on his behalf, shall give two days notice to the Creditor or Creditors at whose suit or suits the prisoner is charged in execution, or to his or their Attorney or Agent, of the time and place appointed by the Court, or by the faid Iustices, to consider the said petition; and if the said creditor or creditors do not reside within ten miles of the place so appointed for the consideration of the said petition, the prisoner shall give, or cause to be given, an additional day's notice for every twenty miles from the place of the faid meeting to the refidence of the creditor or creditors, or of his or their Attorney or Agent.

Period within which Debtors may be relievcd.

IV. And te it further enacted, That any person imprisoned for Debt upon any process issuing from any Court in this Province, against whom judgment has been or shall be recovered, shall be entitled to the relief provided by this Acr after the expiration of thirty days from the time such judgment has been or shall be recovered, though the creditor shall not within that time, fue out his execution and charge the Debtor therewith.

Benefit of Act extended to all soned for Debt.

V. And be it further enacted, That the benefit of this Act shall be extended to all persons imprisoned for Debt, notwithstanding the Debts for which they are so imprisoned shall expersons impri- ceed the sum of sive hundred pounds. Provided always, That nothing in this Act contained shall extend, or be construed to extend, to the relief of persons imprisoned for Debts contracted with merchants residing in the United Kingdom of Great-Britain and Ireland.

And Whereas, Debtors of the Crown by the provisions contained in the said Insolvent Debtors' Acls, are precluded from taking the benefit thereof, which, in some instances, has proved oppressive to distressed persons:

VI. Be it therefore enacted. That in case any person may hereafter be imprisoned for debt, Debtors of the at the fuit of the Crown, it shall be lawful for any two of the Judges of his Majesty's Supreme Court, to examine any fuch person or persons on oath, and by all lawful ways and means to afcertain whether such person or persons be Insolvent or not, and if it shall appear to faid Judges that the person or persons so imprisoned at the suit of the Crown, be unable to pay the debt or debts so due, it shall be lawful for such Judges to certify the same, together with an inventory of such property as it may appear that such insolvent Debtor or Debtors may be possessed of, to the Governor, Lieutenant-Governor or Commander in Chief for the time being; and it shall be lawful for such Governor, Lieutenant-Governor, or Commander in Chief, if he shall think proper, by and with the advice of His Majesty's Council, by warrant under his hand and seal, to order His Majesty's Attorney General to assent, on behalf of the King, to the discharge of such Insolvent Debtor or Debtors, any thing in the faid Acts contained to the contrary notwithstanding.

## CAP. IL

An ACT in amendment of an Act, passed in the twenty-eighth year of His Majesty's reign, entitled, An Act to prevent the circulation of base and counterfeit Half-pence, and other Copper Coin, and to establish the current value of English Crowns, Half Crowns and Shillings, in this Province.

TATHEREAS, notwithstanding the provisions contained in said recited Act, many ignorant and evil disposed Preamble. persons still continue to import and circulate as Half-pence, large quantities of base Copper Coin; and whereas, experience has proved that a sufficient quantity of Copper Coin, or Half-pence, such as do legally pass current in Great-Britain and Ircland, cannot be obtained in this Province, whereby the trade of the same suffers great injury and inconvenience : for remedy whereof:

1. Be it enacted by the Lieutenant-Governor, Council and Affembly, That immediate measures shall be taken to obtain a quantity of good and proper Copper Half-pence, sufficient for the trade and circulation of this Province, and calculated not to be under the weight of five penny weight and twelve grains for each Half-penny; for which purpose one or more sit and proper persons, not exceeding three, shall be nominated and appointed by the Governor, Lieutenant-Governor, or Commander in Chief for the time being, by and with the advice and confent of His Majelly's Council for the time being, to act as Commissioner or Commissioners in this behalf; and it shall be lawful for such Commissioner or Commissioners, when so appointed, to cause a quantity of Copper, such as is generally used for the Copper Coin isfued from the Mint, to be coined and stamped in England; each piece of copper, when so coined and stamped off, to be of the weight of five penny weight twelve grains, at least; and the device of the die to be used, in stamping and coining such copper, shall be taken from the Die. Great Seal appointed by His Majesty for the use of this Province-the Arms of the United Kingdom to be on the one fide, and the Provincial Badge of Diffinction, by Royal Authority appointed, for the reverse of said Great Seal, to be on the other side of such Copper Coin. with

Copper Halfpence to be pro-

Weight of each Copper.

Commissioners