C A P. VII.

An ACT, in addition to an Act, to regulate the Terms of the Sittings of the Inferior Courts of Common Pleas in this Province, and to enlarge the Jurisdiction of the same, and for the summary Trial of Actions. Passed the 5th of March, 1802.

BE it enacted, by the LIEUTENANT-GOVERNOR, Council
No Defendant to and Assembly, That no Defendant shall be held to Bail
be held to Bail in in any Action hereafter to be brought in any Inserior Court
unless the cause of Common Pleas or Mayor's Court in the City of Saint John,
action exceed £ 10. unless the Plaintiff's cause of Action shall amount to upwards
of Five pounds, and Affidavit thereof made and filed as heretofore accustomed.

In all actions for II. And be it further enacted, That in all Actions hereafter Sums not exceed to be brought in the faid Courts wherein the Sum or matter ion to be inferted in demand shall not exceed Twenty pounds, the Declaration shall in the Writ— be inserted in the Writ, and the said Courts shall proceed And Courts to proceed in a summary way, in the same manner as is directed in and by the said Act in matters not exceeding Ten pounds, No dilatory Plea alin which Actions no dilatory plea shall be allowed, and no Judgment reversed in which Actions no dilatory plea shall be allowed, and no Judgment reversed for circumstantial Error or desect of form or pleading, or rendering Judgment, where substantial Justice shall appear to have been done.

No action to be removed into the Sufferdants in any Action hereafter to be brought, shall remove preme Court unless fuch Action into the Supreme Court by Habeas Corpus, unthe Sum exceed fuch Action into the Supreme Court by Habeas Corpus, unface Judgmt, ei. VIDED ALWAYS, that either party after Judgment given, therpartymaybring may bring a Writ of Error to remove such Judgment into the Supreme Court.

All actions for fums IV. And be it further enacted, That all Actions hereafter not exceeding 20, to be brought, wherein the Sum or matter in demand shall termined in the In- not exceed Twenty pounds, shall be heard and determined in the ferior Courts of Inferior Court of Common Pleas, in the respective Counties Common Pleas and Mayor's Court— and in no other Court shall hold Plea or Jurisdiction of the same, unless the Court, unless where Title to Lands shall come in question.

V. And be it further enacted, That the faid Act, except Former Act in full where the fame is hereby altered, shall be and continue in full force except ashere force, any thing herein contained to the contrary notwithey altered. It is a superior of the contrary notwithey altered.