LAWS of the Province of NEW-BRUNSWICK.

II. PROVIDED ALWAYS, and be it further enacled, That no fuch Profecutions to be profecution or information shall be brought or carried on, by vircommenced within fix tue of this act, unlefs the fame be commenced within Six months months. after the offence committed.

Limitation.

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III. And be it further enacted, That this Act shall be and remain in force during the prefent War and no longer.

م محمد مرکز میشود و مان مرکز میشود و م مرکز میشود و می

## CAP. II.

## An ACT for the further relief of Debtors, with respect to the imprisonment of their Persons. Passed the 5th of March, 1807.

**THEREAS** it might tend to the difcharge from imprifonment

were enabled to difcharge fuch Debtors without lofing the whole

benefits of the Judgments obtained against fuch Debtors.

of many Prifoners in execution for debt, if their Creditors

Preamble.

tion

force.

to the value of 101.

execution.

judgment.

had against the bail.

I. Be it therefore enacted by the PRESIDENT, Council and Affembly, That from and after the paffing of this Act, it shall be lawful for Creditors may by wri- any creditor or creditors at whole fuit any debtor or debtors is or ting confent to the difting content to the dil-charge of their debtors are, or shall be in Prison and taken or charged in execution for any in cuflody on execu- fum of money, by writing figned by fuch creditor or creditors, or by one of them for and in behalf of himfelf or herfelf and the others of them (being complainants in the fame action) to fignify or declare his, her or their confent to the difcharge of fuch debtor or debtors from the Goal or Prilon in which he, fhe or they is, are or fhall be confined in execution at the fuit of fuch creditor or crediwithout losing the be- tors, without losing the benefit of the Judgment upon which the upon which the execution against luch debtor or debtors issued, except as herein cution issued. Judgment upon which debtor or debtors in pursuance of such confent as aforefaid, the fuch debtor was taken Judgment upon which fuch debtor or debtors was or were taken or or charged in execu-tion fhall continue in charged in execution fhall continue and remain in full force to all intents and purposes except as herein after provided: and it shall Creditor may take out be lawful for fuch creditor or creditors at any time to take out ex-

execution against the ecution on every fuch Judgment against the lands, tenements, here-lands and goods of the ecution on every fuch Judgment against the lands, tenements, here-debtor other than bed. ditaments, goods and chattels of fuch debtor or debtors, or any of ding, apparel and tools them (other than and except the necessary apparel and bedding of him, her or them, or his, her or their family, and the necessary tools

of his or their trade or occupation, not exceeding the value of Ten Pounds in the whole) or to bring any action or actions on every

Or bring any action fuch Judgment, or to bring any action or use any remedy for the or use any remedy for recovery of his, her or their demand, against any other perfon or permand as if debtor had fons liable to fatisfy the fame, in fuch and the fame manner as fuch rever been taken in creditor or creditors could or might have had or done in cafe fuch

debtor or debtors had never been taken or charged in execution Debtor once difcharg- upon fuch Judgment. Provided always, That no debtor or debtors ed fhall not be again who fhall be difcharged in purfuance of this ACt, fhall at any time atrefied upon the fame afterwards be taken or charged in execution or arrefied upon any Judgment herein before declared to continue and remain in full

No proceeding to be force, or in any action which may be brought on any fuch Judgment; and that no proceeding by fcire facias, action, or other-

wife.

## GABRIEL G. LUDLOW, Efq. Prefident. 47th G. III.

wife, shall be had against any Bail in the action in which fuch Judgment was obtained.

II. And be it further enacled, That the Executors and Admini-Executors and Admiftrators of any fuch creditor as aforefaid, shall and may confent to nitrators may confent the difebrars of any debtor or debtors to their to factor or integers to the difebrare of the discharge of any debtor or debtors to their testator or intestate debiors, in fuch and the fame manner, and with the fame advantages and confequences in all refpects as fuch creditor, if living, might or could have done in purfuance of this Act, and fuch Executors or Administrators respectively shall not, by reason of any such difcharge in puriliance of this Act, be deemed guilty of a devaflavit, and shall not be thereor chargeable with the debt due from the perion or perfons lo dif- by chargeable with the charged.

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III. And be it further enacled, That every Sheriff, Goaler or Keeper in whole Prison, Goal or custody any debtor or debtors is, are Sheriff, gaoler or or shall be confined or detained in execution, shall and every of keeper within twenty them is hereby required, within twenty four hours next after fuch four hours after con-confent in writing of any creditor or creditors as herein before mentioned, shall have been produced to and left with fuch Sheriff, produced and left with Goaler or Keeper, or his deputy or agent at fuch Prifon or Goal, him, (the hand writing or mark of fuch creditor or creditors to fuch confent in writing being duly proved by an affidavit of fome credible and proved by an affiperfon to be thereunto annexed, and to be fworn before one of the davit annexed thereto, Judges of the Court out of which the execution against fuch debtor or debtors iffued, or a Commissioner duly authorized to take affidavits in the County where fuch debtor or debtors shall be confined) to discharge and set at liberty the debtor or debtors to whose to discharge the debtdischarge such confent shall be fignified or declared as aforesaid, if or if detained only uphe she or they shall be kept or detained in custody only upon the fuit of the creditor conexecution iffued at the fuit of the creditor or creditors fignifying fening. or declaring fuch confent.

IV. And be it further enacted, That from and after the paffing of

this Act, in all cafes wherein a writ of fieri facias shall be issued up-

on any Judgment obtained or to be obtained in any Court in this Sheriff or officer exe-province, it shall not be lawful for the Sheriff or other Officer exe-not to feize or levy cuting fuch writ to feize or levy upon the neceffary apparel and upon bedding, apparel bedding of the debtor or debtors against whom fuch Judgment his family. shall be obtained, or of his, her or their family, or against the ne-

ceffary tools of his or their trade or occupation, in fatisfaction of fuch Judgment. Provided always, that fuch apparel, bedding and Bedding, &c. exempttools to to be exempted from being feized or levied upon as afore- ed from feizure not to faid, shall not exceed the value of Ten Pounds in the whole, which exceed sol. in value.

value shall be ascertained by the oath of three indifferent Free- value to be ascertainholders in the County, to be appointed by fuch Sheriff or other Of-ed by oath of three ficer to appraise the fame, which oath fuch Sheriff or other Officer ministered by the She Freeholders, to be adis hereby authorized and empowered to administer. riff, &c.