ceive for fines, forfeitures, or penalties, or otherwise, by virtue of this act, or of any other act of the legislature of this province which relates to the militia, to provide for the regiments in their respective counties or ridings, drums, fifes, colours, banners, regimental books, and for the discharge of other incidental expences; and in case any overplus of such monies shall remain in the hands of any such lieutenant, or deputy-lieutenant; after providing such articles, as aforesaid, such surplus shall be disposed of in premiums to the persons who shall make the best shot at a target or mark, upon days of training, and in such proportions as at a meeting of the lieutenancy, or deputy-lieutenancy, shall be directed; and each lieutenant, or deputy-lieutenant; shall render a certified account thereof in detail, to be transmitted to the lieutenant-governor, or person administering the government, as soon after the thirty-first day of December, annually, as practicable.

XI. And be it further enacted by the authority aforefaid, That upon pressing and urgent occasions, in the time of war or insurrection, it shall and may be lawful for the lieutenant-governor, or person administering the government, to march such part of the militia of this province as he shall think proper; to the assistance of the province of Lower-Canada.

Militia may be marched to the affiftance of Lower-Canada



## C H A P. VI.

An ACT to extend the Jurisdiction, and regulate the proceedings of the District Court, and Court of Requests.

BE it enacted by the king's most excellent majesty, by and with the advice and consent of the legislative council and assembly of the province of Upper-Canada, constituted and assembled by virtue of, and under the authority of an act passed in the parliament of Great-Britain, entitled "An act to repeal certain parts of an act passed in the sourteenth year of his majesty's reign, entitled, "An act for making more effectual provision for the government of the province of Quebec in North America, and to make further provision for the government of the said province," and by the authority of the same, That the jurif-diction of the several courts constituted and appointed under, and by virtue of a certain act passed in the thirty-fourth year of his majesty's reign, entitled "An act to establish a court for the cognizance of small causes in each and every district of this province," shall be extended from the sum of sisteen, to the sum of forty pounds lawful money of this province, in such actions of contract only as relate to mere matters of debt, and are brought for the sole purpose of recovering some sum; or sums of money, the amount of which is already liquidated, or ascertained, either by the nature of the transaction itself, or by the act of the parties, and not for any other purpose or intent whatever.

Preamble.

Jurisdiction of the courte for trial of small causes extended from 151 to 401. in actions of debt where the amount is ascertained &c

II. And be it further enacted by the authority aforesaid, That the said court shall have cogni- May have cog-

nizance ofquef tions of prop erty in personal chattels, & award in matters of trespass to the amount 351 except &c. The jurifdiction not to extend to certain actions, nor to effect the jurisdiction of K.B.

zince of all questions of property in personal chattels, where the value of the thing claimed does not exceed the fum of fifteen pounds; and shall also award damages to the like amount, in all matters of trespals, where the title to land does not come in question, and where future rights will not be bound by the decision of the faid court.

III. Provided nevertheless, That nothing herein contained shall be taken, or construed to extend the jurisdiction of the said court to actions in the nature of actions of affault and battery, or falle imprisonment, or in any wife to affect the jurisdiction of the court of king's bench.

Fees.

IV. And be it further enasted by the authority a forefaid, That no person whatsoever shall claim, or be entitled to any other or greater fee for any business done by him in the laid court either as attorney, fheriff, clerk, crier, or judge, than is fet down for him in the faid act; or any fee for any other business done by him in the faid court, other than the business which is prescribed and directed by the said act, nor stall any such fee be allowed in any bill of costs.

No writ of enquiry to iffue on judgment by default: 2mount how to be ascertained

V. And be it further enacted by the authority aforefaid, That where judgment shall be by default no writ of enquiry shall issue to the sheriff; but the amount of the debt shall be ascertained at the same time, and in the same manner as the same would or might have been afcertained in cale the defendant had appeared to the declaration, or fummons, which are hereby declared to be one and the same, and not several or distinct proceedings in the said

VI. And be it further encited by the authority aforesaid, That the sum of two shillings and

Fees for fervice.

Affidavit fervice before

whom to be made.

fix pence shall be allowed for the service of the said declaration, or summons; but that no milage whatever be allowed for the same, either in the said district court, or in the court of requests; and that an affidavit of the service of such process may be made before any of his majesty's justices of the peace other than the plaintiff himself, in case he shall be one of such

Justices of asfize and ni. pri. in their circuit may act as vi-. fitors.

VII. And be it further enasted by the authority aforefuld; That the justices of affize and nisi prius, in their circuits in each and every district of this province, shall be, and they are hereby authorized and empowered to act as visitors of the faid district courts, and also of the feveral courts of request within the said districts, in like manner as is now done by his majesty's court of king's bench.