have been made, shall not be entitled to recover any more or greater damages than One Shilling, nor any costs of Suit, unless it shall be expressly alleged in the declaration in the action wherein the recovery shall be had, and which shall be in an Action on the case only, that such Acts were done maliciously and without any reasonable or probable cause.

No damages or costs to be recovered, when the Justice shall make it appear upon the trial, that the party was guilty of the offence whereof he had been convicted.

V. And be it further enacted by the authority aforesaid, That such Plaintiff shall not be entitled to recover against such Justice, any penalty which shall have been levied, nor any damages or costs whatever, in case such Justice shall prove at the trial that such Plaintiff was guilty of the offence whereof he had been convicted, or on account of which he had been apprehended, or had otherwise suffered, and that he had undergone no greater punishment than was assigned by law to such offence.

CHAP. V.

AN ACT to afford means for attaching the Property of Abscording Debtors.

[Passed 28th January, 1832.]

Preamble.

WHEREAS it is necessary, for the protection of persons engaged in trade, to afford the means of attaching the Property of Absconding Debtors, that the same may be taken in Execution and sold for the benefit of their Creditors.—Be it therefore 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 fourteenth 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 if any person or persons, being indebted to an Inhabitant of this Province, shall, before the passing of this Act, have secretly departed from this Province, or if any person or persons so indebted shall, after the passing of this Act, secretly depart from this Province, or keep concealed within the same, it shall and may be lawful for any person or persons, their Servants or Agents, to whom such Absconding or Concealed person or persons is or are indebted in the sum of Five Pounds or upwards, to make application to the Court of King's Bench in this Province, in Term time, or to any Judge thereof, in vacation, or to any Absconding Debtors. Judge of the District Court in the different Districts of this Province,

King's Bench, or District Court, may issue Warrants for the Attachment of the Property of

either within or without the limits of the District for which such Judge is appointed, where the sum claimed is within the Jurisdiction of such District Court, and there make an Affidavit that the said Absconding or Concealed person or persons is or are indebted to him, her, or them, in the sum of Five Pounds or upwards, expressing the cause of Action, and that he, she, or they, do verily believe that the said Absconding or Concealed person or persons hath departed this Province, or is concealed within the same, (which Affidavit may also be taken before a Commissioner for taking Affidavits in the King's Bench,) with intent and design to defraud him, her, or them, and other Creditors, (if any there be) of their just dues, or to avoid being arrested or served with process, which departure or concealment shall also be proved to the satisfaction of such Court, or Judges of such Court, by the Oath or Affidavit of at least two credible Witnesses; and upon such proof, the said Court of King's Bench, and District Court respectively, in Term time, or the Judges thereof in vacation, or any one of them, shall forthwith direct a Warrant or Warrants to be issued under the Seal of the said Courts respectively, and signed by the Clerk of the Crown or the Clerk of such District Court, (as the case may be,) directed to the Sheriff of the District in which such Absconding or Concealed person or persons has been resident, or to the Sheriff or Sheriffs of any or every other District within the Province, commanding such Sheriff or Sheriffs respectively, to attach, seize, take, and safely keep, all the Estate, as well real as personal, found within his District, of the said Absconding or Concealed person or persons, of what kind or nature soever, together with all evidences of debt, books of account, vouchers and papers relating thereto, upon reccipt of which Warrant the Sheriff to whom the same may be directed, sistance of two shall forthwith execute the same, and with the assistance of two substan-Freeholders, to make tial Freeholders, make a just and true inventory of all such Estate and tory of Property and Effects as he shall seize and take by virtue thereof, and shall return the Effects seized. same, signed by himself and the said Freeholders, to such Court from whence the Warrant issued.

II. And be it further enacted by the authority aforesaid, That immediately upon making the seizure of the Estate and Effects of the Abscon-Sheriff to cause a ding or Concealed person or persons, it shall be the duty of the Sheriff notice of such seizure making such seizure, to cause a notice to be inserted in the Upper Ca- U. C. Gazette, and nada Gazette, and also in some one or more of the Newspapers printed some other Paper in his District, for at in his District, and continued therein weekly for at least three calendar least three months. months; which notice shall set forth, that by virtue of the said Writ he has seized all the Estate, real and personal; of such Absconding or Concealed person or persons; and unless such Absconding or Concealed person or persons (naming the same,) return within the Jurisdiction of

does not return, or put in Bail within three months. Property to be held liable for the payment of the Creditor seizing the same.

If absconding Debter the Court from whence such Warrant issued, and put in bail to the Action, or cause the claim or claims of such Plaintiff or Plaintiffs (naming the same,) to be discharged within three calendar months after such public notice, (to be computed from the first day of publishing the same in the Upper Canada Gazette) all his, her, or their Estate, real or personal, or so much thereof as may be necessary, will be held liable for the payment, benefit, and satisfaction of the claim or claims of such Plaintiff or Plaintiffs.

Sheriff to take charge of Property attached, and to be paid his disbursements.

III. And be it further enacted by the authority aforesaid, That the Sheriff to whom any Warrant of attachment shall issue, shall take into his charge and keeping all the Property, Estate, and Effects of such Absconding or Concealed person or persons, and shall be allowed all necessary disbursements for keeping the same.

Upon absconding Debtor causing a Bond to be given for his not leaving the Province, or for his surrender to the Sheriff if Judgment shall pass against him, Court may award a Supersedeas to the Attachment.

IV. And be it further enacted by the authority aforesaid, That if any person or persons, against whose Estate or Effects such Warrant or Warrants of attachment may have been issued, or any person or persons on his, her, or their behalf, shall at any time before the expiration of three calendar months from the first publication of the notice before mentioned, execute and tender to the Creditor or Creditors who sued out such Warrant or Warrants as aforesaid, a Bond, with good and sufficient Sureties, binding the Obligors, jointly and severally, with a condition in double the amount of the sum claimed, that the person or persons aforesaid shall not depart the Province without satisfying the said claims in the event of the same being proved and Judgment recovered as in ordinary cases where proceedings have been commenced against the person. or that he, she or they, will render such Absconding or Concealed person or persons to the custody of the Sheriff of the District to whom such Writ shall have been directed, or that they will pay the amount of the claim of the party sueing out such attachment, or the value of the Property or Estate so taken and seized to the said Claimants, it shall and may be lawful for such Court or Judge to order a Supersedeas to such Warrant or Warrants, and all and singular the Property which may have been attached shall be restored; and if it shall appear at any trial to be subsequently had, and shall be so certified by the Judge presiding at such trial, that the person or persons against whose Estate or Effects such Warrant or attachment was issued hath not been Absconding or Concealed at the time of issuing such Warrant, then such person or persons shall recover his, her, or their costs of the person or persons sueing out the said Warrant, which costs may be taxed by the Court from whence the said attachment may have issued.

If it shall be proved at the trial of any cause wherein such Attachment shall have issued, that Defendant had not absconded or concealed himself, Plaintiff shall pay all the costs of the Attachment.

V. And be it further enacted by the authority aforesaid, That if after If absconding Debtor the period of three calender months from the first publication of the no-give such Bond as tice above mentioned, the Absconding or Concealed party, or some one aforesaid, within three months after on his behalf, do not appear and give bonds, with sureties as before men-the issuing of the tioned, for the payment of the claims of the party sueing out the attach- Attachment, suit shall go on against ment as aforesaid, in the event of Judgment being given against such him as in ordinary Absconding or Concealed party, then the proceedings in the suit against cases. the Estate, Property and effects, of such Absonding or Concealed party shall be the same as if the suit had been commenced in the usual manner against the person, and Judgment and Execution against the Goods and Lands of the said party shall follow, as hath been the custom of the Courts of this Province previous to the passing of this Act.

VI. And be it further enacted by the authority aforesaid, That in order Process may be to proceed in the recovery of any Debt due by the person or persons served at the last against whose Property a Writ of Attachment shall have been ordered place of abode of under this Act, process may be served by leaving a copy thereof at the Debtor, and by last place of abode of such person within this Province with any grown leaving a copy at the Crown Office in the up person there dwelling, and also by affixing a copy of such process in District where he the Crown Office, or in the Office of the Deputy Clerk of the Crown in was last resident. the District where the Absconding or Concealed person was last resident, Clerk of the District Court. or in the Office of the Clerk of the District Court of such District, when the proceedings shall be in the District Court, eight days before the return thereof; and all subsequent proceedings necessary to be served All subsequent proon the Defendant in ordinary cases shall be deemed to be served upon ceedings may be left such Absconding or Concealed person by filing a copy in the Crown or Office of Clerk of Office, or in the Office of the Deputy Clerk of the Crown in which the District Court in declaration shall have been filed as aforesaid, or in the Office of the Clerk shall have been filed. of the District Court, as the case may be.

any absconding

VII. And be it further enacted by the authority aforesaid, That not-Notwithstanding withstanding Judgment by default may be signed in any action in which Judgment by default may be signed Plainthe process and other proceedings may have been served in the manner tiff shall prove his aforesaid, such Judgment shall in no case be final: and it shall be incum- as if General issue bent on the Plaintiff nevertheless to prove his cause of Action in the same had been pleaded. manner as if the general issue had been pleaded, or the deed denied in case the Action shall have been brought on any specialty, and in case the Jury at any such assessment of damages shall not find the Plaintiffs' preve his Case, only demand, or any part thereof, proved, the verdict shall be rendered for nominal Damages nominal damages only, and the Plaintiff shall recover no Costs of suit.

If Plaintiff shall not shall be given, and

VIII. And be it further enacted by the authority aforesaid, That in case any Sheriff or Sheriffs shall, by virtue of any Warrant or Warrants to be Perishable goods may be appraised and sold.

Upon the sale of perashable Goods Plaintiff to give Bond in double the amount of appraised value, to refund the value of Goods seized, in case Judgment shall not be given for such Plaintiff.

issued in pursuance of this Act, seize and take any perishable Goods or Chattels, it shall and may be lawful for such Sheriff to have the same appraised and valued by two substantial Freeholders or competent judges, and upon the request of the person or persons sueing out such Warrant or Warrants, to expose and sell the same at public Auction to the highest bidder, giving at least eight days notice of the time and place of such sale, if the articles so seized will admit of such delay, but if otherwise, then the Sheriff shall proceed to sell the same at such time as in his discretion may seem meet: Provided also, that it shall not be compulsory upon such Sheriff to seize or sell such perishable articles until the person or persons sueing out such Warrant or Warrants of Attachment shall have given a Bond to the Defendant or Defendants, with good and sufficient Suretics in double the amount of the appraised value of such articles (ascertained as aforesaid) conditioned that the person or persons directing such seizure and sale will repay the value of such articles so seized and sold to the owner thereof, together with all costs and damages that may have been incurred in consequence of such seizure and sale, in case Judgment be not obtained for such person or persons so sueing out such Warrant or Warrants of Attachment.

or surrender of Property to an absconding Debtor, shall be deemed frauduient after notice.

And such Debtor so paying shall answer over to the Creditor of such absconding Debter, and if sued for any such Debt or Property in his possession, may plead general issue, and give this Act in evidence.

IX. And be it further enacted by the authority aforesaid, That if any All payment of Debts person or persons being indebted to, or having the custody or possession of any property or effects of any such Absconding or Concealed person or persons shall, after such public notice given as aforesaid, and a copy thereof duly served upon him, her or them, by the said Sheriff, pay any debt or demand, or deliver any such property or effects to any such Absconding or Concealed person or persons, or his, her, or their Attorney, Agents, Factors or Assigns, the person or persons so paying any such debt, or delivering such property or effects, shall be deemed to have paid or done the same fraudulently, and is, and are, hereby made liable to answer the same, or the amount or value thereof, to the person or persons sueing out such Warrant of Attachment, in the event of such person or persons recovering Judgment and Execution against such Absconding or Concealed person or persons, and if any such person or persons, being so indebted, or having such custody as aforesaid, shall, after such public notice, and being served with a copy thereof as aforesaid, be sued by such Absconding or Concealed person or persons for any such debt, or property or effects, he, she or they, so sued, may plead the general issue, and give this Act and the special matter in evidence.

X. And be it further enacted by the authority aforesaid, That the costs Sheriff's expenses of executing Attachment of such Sheriffs, either for seizing, securing, or taking charge of property payable in the first instance by Plainting, and effects so attached, under and by virtue of any Warrant or Warrants,

issued in pursuance of the provisions of this Act, shall be paid in the but to be afterwards first instance by the party or parties sueing out such Warrant or Warrants where Judgement as aforesaid, his, her, or their Attorney or Agent, to the Sheriff to whom passes for Plaintiff. such Writ may be directed, and may be recovered by such Sheriff by action in any of His Majesty's Courts of Record in this Province, and in case such person or persons recover Judgment against the person or persons so Absconding or Concealed, the same shall be allowed with costs of suit, to be taxed by the proper Officer as the ordinary disbursements of the suit.

XI. And be it further enacted by the authority aforesaid, That the Appraisers to receive Freeholders and Appraisers authorised by this Act, shall be entitled to five shillings per receive for each day they may be employed in carrying its enactments diem. into effect the sum of Five Shillings.

XII. And be it further enacted by the authority aforesaid, That if after Judgment and Execution by any Plaintiff or Plaintiffs against any Ab-11 Goods, &c. of any sconding or Concealed person or persons, obtained under and by virtue absconding Debtor of the provisions of this Act, the Goods and Chattels, Lands and Tene-sufficient to pay the ments, of such Absconding or Concealed person or persons taken and demand against him, his Debts may be seized by any Sheriff or Sheriffs by virtue of such Execution or Executi-collected by Action ons, shall not be sufficient to discharge the same, it shall and may be in the name of his Creditor. lawful for the Plaintiff or Plaintiffs to sue for and recover of and from any person or persons indebted to the Absconding or Concealed person or persons as aforesaid, the amount of the debt so owing by them to the Absconding or Concealed person or persons, or so much thereof as may be necessary to satisfy the claim of such Plaintiff or Plaintiffs, and payment made by such person or persons to such Plaintiff or Plaintiffs shall be considered legal and valid to all intents and purposes, and shall operate as a discharge for the debt, or so much thereof (as the case may be) owing to the Absconding or Concealed person or persons: Provided always, that the declaration in such action shall contain an introductory averment to this or the lke effect, that is to say:

A. B. who sues under the provisions of an Act of the Parliament of Form of the comthis Province for Attaching the Property of Absconding Debtors, in order mencement of declator recover from C. D. Debtor to one E. F. an Absconding or Concealed Debtor of an absconding Debtor person, such sum as C. D. may owe to the said E. F. or so much thereof ding Debtor, by his Creditor. as will discharge the sum of -----, being the amount due by the said E. F. to him the said A. B. complains, &c.

XIII. And be it further enacted by the authority aforesaid, That be-Before Execution fore Execution shall issue upon any Judgment obtained under this Act shall issue against against an Absconding or Concealed Debtor, a Bond to the Defendant Debtor's Effects,

Plaintiff shall give Bond to Defendant. and file same in Court to answer in case Judgement shall be set saide or reversed.

in double the sum to be levied, to be executed by the Plaintiff and two sufficient surcties, to be approved of by some one of the Judges of the Court in which the Action shall have been instituted, shall be filed among the papers of the cause, the condition of which Bond shall be to the effect, that if the Defendant, his Executors or Administrators, shall within the period allowed by Law contest the justice of the Plaintiffs demand, and succeed in reversing the recovery, the Plaintiff, his Executors, or Administrators, shall restore to the Defendant, his Heirs, Executors or Administrators, the amount that shall have been levied upon execution in such cause with interest, and shall make good to the Defendant, his Heirs, Executors or Administrators, any further damage occasioned by the seizure and sale of real and personal estate in order to satisfy the Judgment obtained against such Absconding or Concealed Debtor.

Upon personal appearance of absconding Debtor, he within a year, upon giving security for costa.

XIV. And be it further enacted by the authority aforesaid, That at any time within one year after the rendering of Judgment against an may have a rehearing Absconding or Concealed Debter, such Debter may, upon his personal appearance in Court in term time apply through his Counsel, or in case of his death his Executors or Administrators may, within the same period, apply for a re-hearing of the cause, which re-hearing shall be granted upon giving security for costs, and the cause may be again tried upon a Record to be prepared for that purpose, on which the entry of a new Venire may be made after the entry of issue joined, or of Judgment by default without any continuance or alteration of the Record in consequence of the death of parties, but the title of any purchaser, other than the Plaintiff himself, at the Sheriffs' Sale upon the execution which shall have previously issued in such cause shall not be affected by the Defendant obtaining a verdict or Judgment upon such subsequent proceeding.

Reversal of Judgement not to affect Sheriff's sale of Lifects.

> XV. And be it further enacted by the authority aforesaid, That nothing in this Act contained shall be construed to prevent one or more new trials being granted, either after the first verdict or after the verdict rendered upon the re-hearing, when the same shall appear necessary to the ends of Justice.

New Trials may be granted.

XVI. And be it further enacted by the authority aforesaid, That in case any re-hearing under this Act after the period shall have elapsed within which a new trial can be moved for, or in case a new trial shall be Obligors whose Bond refused, the verdict shall be taken to be conclusive so far as respects the liablity of the obligors in the Bond required to be filed previous to the sueing out Execution, and it shall not be necessary for the Defendant succeeding on such re-hearing to enter final Judgment for that purpose. so enter Judgment.

After time for rehearing or for new Trial has elapsed, Verdict shall be conclusive upon has been filed previous to suing out Execution. Defendant not bound

XVII. And be it further enacted by the authority aforesaid, That if Residue of Property after the period of one month from the return day of any Execution Execution satisfied, against the goods and chattels, lands and tenements of any Absconding or to be delivered back to the custody from Concealed person or persons, (the same having been satisfied) no other whence the same Warrant or Warrants of Attachment shall come into the hands of any was taken, unless within one month such Sheriff against the property or effects of such Absconding or Con- any other Attachcealed person or persons, all the property and effects then remaining in with the Sheriff. the hands of such Sheriff, together with all Books of accounts, evidences of debt, vouchers and papers relating thereto, shall be delivered to the person or persons in whose custody the same were found, being the Factor, Agent or Servant, of such Absconding or Concealed person, and the responsibility of such Sheriff as respects such property shall from thenceforth cease.

XVIII. And be it further enacted by the authority aforesaid, That this Act shall continue and be in force for the period of two years, and Act to continue in force two years. form thence to the end of the then next ensuing Session of Parliament and no longer: Provided always, That it shall nevertheless be lawful to proceed in any matter that may be depending under this Act until the same shall be brought to a final termination according to the provisions thereof.

CHAP. VI.

AN ACT to provide for making Stock held in Companies having a Joint Transferable Stock, liable to the satisfaction of Debts.

[Passed 28th January, 1832.]

WHEREAS it is just and expedient, that the Stock held by individuals, either in Banking Institutions or in other Companies lawfully created Preamble. within this Province, and having a joint transferable Stock, should be subject to be taken and sold in satisfaction of debts, in the same manner as other personal property.—Be it therefore 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 fourteenth 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