

ANNO TERTIO & QUARTO

GULIELMI IV. REGIS.

Cap. cxix.

An Act for the more easy and speedy Recovery of small Debts within the Township of *Hyde* and other Places therein mentioned in the County Palatine of *Chester*. [14th August 1833.]

HEREAS the several Townships of Hyde, Werneth, Bredbury, Romiley, and Marple in the Parish of Stockport, and of Godley, Mottram-in-Longdendale, Hollingworth, and Tintwistle in the Parish of Mottram-in-Longdendale, all in the County Palatine of Chester, are very populous, and in the same Townships there are many very considerable Manufactories which employ great Numbers of People, who, along with divers other Persons residing or trading within the said Townships, contract small Debts, which in the whole amount yearly to a large Sum of Money; and although many of such Debtors are well able to pay their respective Debts, they often refuse to pay the same, by reason of which their respective Creditors are either obliged to forego their respective Debts, or for the Recovery thereof to incur an Expence sometimes far exceeding and in all Cases disproportionate to the Sums in dispute: And whereas it would be a great Benefit to the Inhabitants of the said Townships of Hyde, Werneth, Bredbury, Romiley, Marple, Godley, Mottramin-Longdendale, Hollingworth, and Tintwistle, and tend much to the Support and Protection of useful Credit within the same, if an easy and speedy Method of recovering small Debts within the said Townships were provided; but the same cannot be effected without the Aid and Authority of Parliament: May it therefore please Your Majesty that it may be enacted; [Local.] 29 S and

Commissioners. and be it enacted by the King's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That the Lord of the Manor of Hyde aforesaid for the Time being, the Clergyman for the Time being officiating at Saint George's Church in Hyde aforesaid, the Vicar of the Parish and Parish Church of Mottram-in-Longdendale aforesaid, the Clergyman for the Time being officiating in the Chapel of Ease at Marple aforesaid, Hyde John Clarke Esquire, John Wright Esquire, John Isherwood Esquire, Samuel Ashton of Pole Bank, Thomas Ashton, Robert Ashton, Benjamin Ashton, Alexander Ashton, Joseph Ashton, George Andrews, Robert Addison, William Ashton, John Atherton, George Booth, Joseph Booth of Hyde, Isaac Booth of Hyde, William Blenkinsop, Thomas Bridge, James Brocklehurst, Samuel Bostock, William Baron the younger, Joseph Booth of Werneth, Thomas Booth, Thomas Booth Cotton Manufacturer, Reverend James Brookes, Joshua Bruckshaw, Reverend Thomas Bennett, Charles Birchenough, Henry Barlow, Samuel Brindley, James Bromiley, Isaac Booth of Romiley, Henry Booth, Samuel Barlow, James Braddock, Ralph Bridge, Francis Brindley, Thomas Brindley, John Bardsley, James Bancroft, Matthew Cooke, John Cheetham, Joseph Clay, John Clayton of Top-o'-th'-hill, Thomas Clayton, William Chatterton, John Clayton of Marple, Joseph Cooper, Edward Chadwick, John Chadwick, John Clayton of Mottram, John Cocker, William Drinkwater, Thomas Dalton, John Dalton, Joseph Dearnerly, Jonathan Eyre, Thomas Fernelly, Moses Fernaley, George Garlick of Hyde, George Garlick of Tintwistle, Thomas Garside, Hugh Goddard, Thomas Gaskill, Edward Green, John Greaves, William Greaves, Joseph Horsfield, Samuel Horsfield, Thomas Hague, Samuel Haughton, Joseph Handforth, John Hall, Warburton Hardy, Charles Howard, Thomas Howard, John Howard, Daniel Howarth, James Hegginbotham, Edward Hampson, Frank Hampson, James Harrison, Thomas Harrison, Thomas Harrison the younger, Ralph Hyde, Joseph Higginbotham, Thomas Hegginbotham, Otiwel Hegginbotham, Randal Hibbert, John Hibbert, Thomas Hibbert, Samuel Hibbert, William Hibbert, Robert Hill, Samuel Hadfield, Robert Hollingworth, John Hollingworth, George Hyde, John Jackson, William Johnson, John Jowett, Joseph Johnson, Charles Knowles, William Knowles, Thomas Kirkley, John Kirkham, James Kershaw, Edward Lewis, Edward Leigh, John Lee, Philip Leigh, George Lyne, Samuel Leah, Samuel Lyne, Thomas Moss of Hyde, John Metcalf, Joseph Middleton, Richard Matley, James Matley, Thomas Mottram, William Maugham, Hyde Marriott, Thomas, Marriott, Emanuel Molt, Thomas Moss of Godley, Joseph Norbury, Orlando Oldham, John Oldham of Werneth, Charles Oldham, Richard Orford, Thomas: Orford, Samuel Perrin, Robert Penny, Joseph Pott, John Pelin, John Redfern of Hyde, Thomas Redfern, Jacob Richardson, Adam Rothwell, George: Royle, Marmaduke Rogers, Samuel Ratcliffe, John Redfern of Werneth, John Roberts, Samuel Rowbottom, Bruckshaw Ryle, John Ratcliffe, James Rixon, Eli Rowbottom, James Rowbottom, Joseph Rowbottom, John Reddish, John Rhodes, James Rhodes, William Smith, Taylor Stannier, John Sidebotham of Howely, John Sidebotham of Kingston, John Shepley, Thomas Shawcross, Henry Shuttleworth, Joseph Sawyer, Josiah Smith, James Shaw of Godley, Joseph Siddall, Joseph Sidebotham, James Simister, James Shaw of Werneth, John Shaw, Joseph Stringer, James Sidebotham of Hollingworth, George Sidebotham, Joe Sidebotham, James Sidebotham of Mottram, Ralph Sidebotham, William Tinker, William Weightman Tookey, John Taylor, Isaac Taylor, John Thornely of Hyde, Caleb Thornely, Thomas Thornely, Robert Thornely,

Thornely, Alexander Wylde Thornely, John Thornely of Bredbury, John Turner, William Thomas, John Vaudrey, William Vaudrey, George Wood, Daniel Wood, John Woodruffe, John Wright of Hyde, William Warburton, Henry Warburton, Emanuel Wilde, Richard Wyche, Daniel Woolley, Edward Waine, Thomas Walley, William Wright, James Wood, John Wrigley, John Wood, George Woodhead, John Winterbottom, and Matthew Woodhead, shall be and are hereby appointed the Commissioners for the Recovery of small Debts within the said several Townships of Hyde, Werneth, Bredbury, Romiley, Marple, Godley, Mottram-in-Longdendale, Hollingworth, and Tintwistle in the said County Palatine of Chester; and the said Commissioners and their Successors are hereby constituted a Court of Justice by the Name of "The Court of Requests for the several Townships of Hyde, Werneth, Bredbury, Romiley, Marple, Godley, Mottram-in-Longdendale, Hollingworth, and Tintwistle in the County of Chester;" and the said Meetings of Commissioners are hereby empowered and required to meet and hold the Commissaid Court on Wednesday once in every Three Weeks, or oftener, if in sioners. the Opinion of the said Commissioners there shall be Occasion, (Christmas Day and Fast and Thanksgiving Days by Proclamation excepted, and then on the following Day,) in some convenient Place within the Township of Hyde aforesaid to be from Time to Time appointed, as Occasion may require, by the major Part of the said Commissioners at any of their Meetings to be holden by virtue of this Act; and the First Meeting of the said Commissioners shall be holden on some Wednesday within Two Calendar Months next after the passing of this Act.

II. And be it further enacted, That it shall and may be lawful for the A Barrister said Commissioners, or the major Part of them, assembled and voting at of Six Years a Meeting to be for that Purpose convened in manner herein-after men- be appointed tioned, to nominate and appoint a practising Barrister at Law who shall Assistant to have been called to the Bar for the Space of Six Years at the least, and the Commiswho shall have actually practised as a Barrister for the Space of Six Years sioners. at the least, as Assistant to the said Commissioners; and such Barrister when so appointed shall be and be deemed to be one of the said Commissioners, notwithstanding he shall not possess the Qualification by Estate or otherwise herein mentioned, and such Barrister shall always be the Chairman to the said Commissioners at their several Meetings to be holden in pursuance of this Act; and in case any such Barrister so nominated and appointed, or any Barrister to be nominated and appointed, by virtue of this Act, to be Chairman to the said Commissioners, shall die, refuse or neglect to act, or be incapable of acting as such Chairman, or shall be removed from such Office of Chairman, then and in every such Case it shall and may be lawful for the said Commissioners, or the major Part of them, assembled and voting at such Meeting to be convened as aforesaid, to nominate and appoint some other practising Barrister at Law who shall have been called to the Bar for the Space of Six Years at least, and who shall have actually practised as a Barrister for the Space of Six Years at least, as Assistant to the said Commissioners, and so toties quoties; and every Barrister so appointed shall have the like Powers and Authorities for carrying this Act into execution as the Barrister in whose Room or Stead he shall be so nominated or appointed.

III. And be it further enacted, That the said Barrister shall hold his said Office as long as he shall well behave himself therein, and he shall

Barrister not removable dum bene se not gesserit.

not be removed unless the said Commissioners, or the major Part of them, present at a Meeting to be convened for that Purpose in manner hereinafter provided for displacing other Officers of the said Court, shall so order and determine.

Proceedings by Commissioners in case of Death or Removal of Barrister.

IV. Provided always, and be it further enacted, That in case any such Barrister shall die, or shall resign, or be removed or displaced from his said Office, or become incapable of discharging the Duties thereof, the said Commissioners shall proceed with all due Diligence to appoint another such Barrister in his Stead; and in the meantime and until such new Appointment shall take place, or in case the said Barrister shall be prevented by Illness from attending the said Court, or shall be unavoidably absent at the Assizes, Quarter Sessions, or otherwise in the Exercise of his Profession, then and in every such Case the said Court shall be holden by the said Commissioners; and in case of an Equality of Votes in any Action, Cause, Question, Matter, or Thing that shall come before the said Commissioners, the Commissioner present who stands first in the List shall have the decisive or casting Vote.

Providing for Absence of Barrister.

V. Provided always, and be it further enacted, That the said Commissioners shall not act in the Execution of this Act without being satisfied, by special Inquiry and Report, of the unavoidable or other Absence from Home or Illness of such Barrister; and in case of the Absence of such Barrister the Commissioners shall and they are hereby required to allow the Defendant or Defendants in any Cause of Action for more than the Sum of Forty Shillings to postpone the Trial of such Cause or Action until the next Day of Attendance of such Barrister, if such Defendant or Defendants shall wish so to do; and in case such Trial shall be so postponed the Clerk to the said Commissioners shall and is hereby required to give Two Days Notice in Writing both to the several Plaintiffs and Defendants, or left at their respective last or usual Places of Abode, of the next appointed Day of Attendance of such Barrister; and an Entry or Entries of all such Proceedings shall be made and preserved in the Proceedings of the said Court of Requests.

Commissioners to hear Causes and to give Judgment.

VI. And be it further enacted, That the Commissioners of the said Court, or the major Part of them, not being less than Three, who shall be present at their Meetings to be holden in pursuance of this Act, of whom the said Barrister shall be always one, except in case of the Death or Incapacity to act of the said Barrister as herein-before mentioned, are hereby authorized and empowered to hear and determine such Actions and Causes as are herein-after mentioned, and to give such Judgments and to make such Orders and Decrees therein, and to award Execution thereon, with Costs, against the Body or Bodies or against the Goods and Chattels of all and every the Person or Persons against whom they shall give any such Judgment, or make any Order or Decree, as to them shall seem just in Law and Equity; and in case of an Equality of Votes on any Action, Cause, or Question before the said Commissioners, then and in every such Case where the said Barrister shall be present the said Barrister shall have the decisive or casting Vote, although such Barrister shall have voted before; and in case the said Barrister shall not be present, the Commissioner present who stands first in the List of Names of the said Commissioners (which List the said Commissioners shall and they are hereby required to hang

hang or cause to be hung up in the Court or Place where the Commissioners meet) shall have the decisive or casting Vote in the Absence of the Barrister to be nominated and appointed in manner by this Act directed as a Commissioner for the Purposes of this Act.

VII. And for better regulating the Sittings of the said Court, be it Time of hear-further enacted, That the said Commissioners shall not hold the said ing Causes. Court, or hear or determine any Case or Cases, Cause or Causes, to be heard or determined by the said Commissioners by virtue of this Act, but between the Hours of Ten of the Clock in the Forenoon and Five of the Clock in the Afternoon; and nothing in this Act contained shall extend or be construed to extend so as to require or compel the Attendance of any Plaintiff or Plaintiffs, Defendant or Defendants, Witness or Witnesses, in the said Court, in pursuance of any Action or Summons commenced in or issued out of the said Court, or by any Person or Persons whomsoever acting as an Officer or Officers of the said Court, save and except between the said Hours of Ten of the Clock in the Forenoon and Five of the Clock in the Afternoon.

VIII. And be it further enacted, That when any of the said Com- Appointment missioners of the said Court, or any of their Successors to be elected in ot new Commanner herein mentioned, (save and except the Lord of the Manor of missioners. Hyde aforesaid, the Clergyman for the Time being of Saint George's Church in Hyde aforesaid, the Vicar of the Parish Church of Mottram-in-Longdendale aforesaid for the Time being, and the Clergyman for the Time being officiating in the Chapel of Ease at Marple aforesaid,) shall die, or refuse to act, or shall cease to be qualified in manner herein directed to act as a Commissioner in the Execution of this Act, then and in every such Case it shall be lawful for the surviving or remaining Commissioners acting in the Execution of this Act, or the major Part of such of them as shall be present at a Meeting to be holden for that Purpose, to elect and appoint one other Commissioner in the Room or Stead of each and every or any such Commissioner or Commissioners so dying, refusing to act, or ceasing to be qualified as aforesaid: Provided always, that in case the Number of the said Commissioners shall at any Time be reduced by Death or otherwise to Fifty, then the surviving or remaining Commissioners shall and they are hereby required to elect and appoint so many other Persons, being duly qualified, to act as Commissioners in the Room or Stead of the said Commissioners so dying, refusing or ceasing to act, as herein-before mentioned, as will make up the Number of Two hundred Commissioners; and Notice in Writing of the Time and Place of meeting for every such Election; and of the Purpose thereof, shall be affixed or caused to be affixed by the Clerk for the Time being to the Commissioners of the said Court on the outer Door of the Court House or Place of holding the said Court, on the outer Door of Saint George's Church at Hyde aforesaid, on the outer Door of the Parish Church of Mottram-in-Longdendale aforesaid, and also on the outer Door of the Chapel of Ease at Marple aforesaid, Fourteen Days at the least before such Meeting shall be holden; and every Commissioner so elected shall have the like Powers and Authorities for carrying this Act into Execution, and shall be subject and liable to the same Rules, Regulations, and Restrictions, as fully and effectually, to all Intents and Purposes whatsoever, as if he had been particularly named herein as a Commissioner. [Local.] IX. And

Commissioners to take an Oath. IX. And be it further enacted, That no Person shall be capable of acting as a Commissioner in the Execution of this Act (save and except in administering the Oath or Affirmation herein mentioned to the other Commissioners) until he shall have taken and subscribed the Oath or Affirmation following; (that is to say,)

Form of 'Oath.

* A.B. do swear, [or, being one of the People called Quakers, do solemnly affirm,] That I will faithfully, honestly, and impartially, according to the best of my Skill and Judgment, hear and determine such Matters and Things as shall be brought before me by virtue of an Act passed in the Third and Fourth Year of the Reign of King William the Fourth, intituled [here set forth the Title of this Act], without Favour or Affection, Prejudice or Malice, to any Person or Persons whomsoever; and also that I am a Householder within the Jurisdiction of the Court constituted by the said Act, and that I am possessed of a Freehold Estate, or Leasehold Estate for the Term of Sixty Years, of the yearly Value of Forty Pounds, or of a Personal Estate of the Value of One thousand Pounds, above all Charges or Incumbrances whatsoever [or, when this Oath is administered to the Assistant Barrister, omit the Words "and also that I am a Householder," &c. to the End of the Sentence.]

So help me GOD.

[Or, being a Quaker, omit the Words 'So help me God.']

Which Oath or Affirmation the Commissioners of the said Court, or any One or more of them, is and are hereby empowered and required to administer in open Court; and each and every such Commissioner shall and he is hereby required, immediately after taking the said Oath or Affirmation, to sign and subscribe his Name upon a Roll or Rolls of Parchment or in a Book to be provided for that Purpose, with the said Oath or Affirmation written or printed thereon or therein; and such Roll or Rolls or Book shall be carefully kept amongst the Records of the said Court.

Qualification of Commis- I sioners.

X. And be it further enacted, That no Person, except the Assistant Barrister aforesaid, shall be qualified to act as a Commissioner in the Execution of this Act unless he shall at the Time of acting be a Householder within the Jurisdiction of the said Court, and seised or possessed of a Freehold Estate, or a Leasehold Estate for the Term of Sixty Years, of the yearly Value of Forty Pounds respectively, or possessed of a Personal Estate of the Value of One thousand Pounds, above all Charges and Incumbrances whatsoever; and if any Person not being qualified as aforesaid shall presume to act as a Commissioner in the Execution of this Act, every such Person shall for every such Offence (over and above any Punishment that he may be subject or liable to for wilful and corrupt Perjury) forfeit and pay the Sum of Fifty Pounds, together with full Costs of Suit, to any Person or Persons who shall sue for the same, to be recovered in any of His Majesty's Courts of Record at Westminster by Action of Debt or on the Case, or by Bill, Plaint, or Information, wherein no Essoign, Protection, or Wager of Law, nor more than One Imparlance, shall be allowed; and in every such Action, Bill, Plaint, or Information the Proof of such Qualification shall be on the Defendant, and it shall be sufficient for the Plaintiff or Prosecutor to prove that the Person so sued or prosecuted had acted as a Commissioner in the Execution of this Act: Provided nevertheless, that all Judgments, Orders

Orders, Decrees, Acts and Proceedings of all and every Person and Persons acting as a Commissioner or Commissioners in the Execution of Commisthis Act, though not duly qualified in point of Property as aforesaid, before Conprevious to his or their being convicted of such Offence, shall, notwith-viction. standing such Conviction, be as good, valid, and effectual as if such Person or Persons had been duly qualified according to the Directions of this Act.

Acts of the sioners good

XI. And be it further enacted, That if any Commissioner named or Commisappointed by virtue of this Act (save and except the Lord of the Manor sioners reaforesaid, the Clergyman of the Church at Hyde aforesaid for the Time quired to being, the Vicar of the Parish Church of Mottram-in-Longdendale for the in a certain Time being, and the Clergyman for the Time being officiating in the said Period. Chapel of Ease at Marple aforesaid,) shall neglect or refuse to qualify himself for acting as a Commissioner in the Execution of this Act by taking and subscribing the Oath herein-before mentioned within Two Years from the passing of this Act, or if any Person hereafter to be elected and chosen a Commissioner shall neglect or refuse to qualify himself for acting in the Execution of this Act within Two Years next after he shall have been so elected and chosen, such Commissioner so neglecting or refusing shall from thenceforth be disqualified and be incapable of acting as a Commissioner in the Execution of this Act; and it shall be lawful for the remaining Commissioners, or such of them as shall be present at a Meeting to be convened in such Manner as is herein-before directed, from Time to Time to elect one other Person to be a Commissioner in the Room of each and every or any Person so neglecting or refusing to qualify or act as last aforesaid; and if any Person so neglecting or refusing to qualify or act shall presume to act contrary to the true Meaning hereof, every Person so offending in each of the Cases aforesaid shall for every such Offence forfeit and pay the like Sum as is herein-before directed to be forfeited in case of any Person presuming to act not being qualified, to be recovered, paid, and applied in like Manner as such Forfeiture or Penalty herein-before mentioned is directed to be recovered, paid, and applied: Provided always, that if any Person so becoming disqualified shall at any Time thereafter become desirous of being re-elected on any subsequent Vacancy, it shall be lawful for the Commissioners for the Time being again to elect and choose him to be a Commissioner, subject nevertheless to the several Restrictions aforesaid:

qualify with-

XII. And be it further enacted, That it shall and may be lawful to and Appointment for the said Commissioners, or the major Part of them assembled and of Officers. voting at a Meeting to be for that Purpose convened in manner hereinafter mentioned, to nominate and appoint, during his and their good Behaviour, a fit and proper Person or Persons (being an Attorney or Attornies of one of His Majesty's Courts of Record at Westminster) for Clerk or Clerks, and also a fit and proper Person or Persons for Sergeant or Sergeants, Criers, and other Officers, as may appear to the said Commissioners or the major Part of them then present to be requisite for carrying any of the Purposes of this Act into execution; and every such Clerk, Sergeant, Crier, and Officer shall be subject to the Pains and Penalties and Powers of Removal, and to the Rules and Regulations herein expressed; and when and as often as it shall happen that the Office or Offices of Clerk, Sergeant, or Crier, or of

any other Officer or Officers, shall become vacant, either through Death or Resignation, Suspension, Dismissal, Removal, or Incapacity, then and in every such Case it shall be lawful for the said Commissioners, or the major Part of them assembled and voting at a Meeting to be convened for that Purpose within Twenty Days next after such Vacancy shall happen, to nominate and appoint another fit and proper Person or Persons to be Clerk or Clerks, Sergeant, or Crier, or other Officer or Officers of the said Court, during his and their good Behaviour, to be in like Manner subject to the Pains and Penalties and Powers of Removal, and to the Rules and Regulations, herein mentioned and expressed; and in case of an Equality of Votes at the Nomination or Appointment of any Officer or Officers of the said Court of Requests, the Chairman to be elected as aforesaid at the Meeting called for every such Nomination or A Property of the second had a large the decisive or casting Vote; and every such Nomination and Appointment of any Officer or Officers of the said Court of Requests shall be authenticated by Writing under the Hand and Seal of such Chairman; and the Production thereof shall in all Cases be deemed sufficient Evidence of the Nomination and Appointment to the Office therein mentioned, without further or other Proof whatsoever.

given of Meetings for appointing

Notice to be XIII. And be it further enacted, That Notice in Writing of the Time and Place of meeting for every such Election of Assistant Barrister, Clerk or Clerks, Sergeant or Sergeants, Criers, or other Officer or Officers, &c. Officers of the said Court of Requests, to be signed by at least Five of the said Commissioners, shall be fixed on the outer Door of the Court House or Place of holding the said Court, on the outer Door of Saint George's Church at Hyde aforesaid, on the outer Door of the Parish Church at Mottram-in-Longdendale aforesaid, and also on the outer Door of the Chapel of Ease at Marple aforesaid, Fourteen Days at least before such Meeting shall be holden.

NoVictualler, &c. to hold Place of Profit, nor Commissioner to act whilst he shall be Clerk.

XIV. Provided always, and be it further enacted, That no Person or Person sons who shall keep any Victualling House, Alehouse, or any public House of Entertainment, or who shall sell any Wine, Cyder, Beer, Spirituous or other strong Liquors by Retail, shall be capable of holding any Place of Profit belonging to the said Court; and no Person nominated a Commissioner shall be capable of acting as a Commissioner during the Time he shall remain Clerk of the said Court.

Power for the Clerk to appoint a Deputy.

XV. And be it further enacted, That it shall and may be lawful to and for the Clerk of the said Court of Requests for the Time being to nominate One or more sufficient Deputy or Deputies to act for him in the Office of Clerk of the said Court of Requests; which Deputy, in the Absence of the said Clerk, shall have the same Authority as if the Clerk himself was personally present, and shall from Time to Time be displaceable and removable, and shall accordingly be displaced and removed, at the Will and Pleasure of the said Clerk of the said Court of Requests Clerk to issue for the Time being; and such Clerk or his Deputy is and are hereby empowered and required to issue all Summonses, Warrants, and Precepts, and to register all Orders, Decrees, and Judgments of the said Court, and to do all such Acts, Matters, and Things as are directed and required to be done by the said Clerk by virtue of the said Act, and shall enter and register, or cause to be entered and registered, in proper Books to be provided

Summonses and enter Proceedings in Books.

provided and kept for that Purpose, all the Acts and Proceedings of the said Court, of what Nature or Kind soever.

XVI. And be it further enacted, That the Clerk of the said Court, Duty of or his Deputy or Deputies, shall do and perform all such Acts, Matters, Clerk and and Things as they shall be directed or appointed by the said Commissioners to do and perform; and the several Sergeants of the said Court shall serve all Summonses and Subpænas, and execute such Warrants, Orders, and Precepts, and do and perform all such Acts, Matters, and Things, as may be required to be done and performed by them respectively by virtue of this Act.

XVII. And be it further enacted, That if any Clerk or Deputy, Ser- Officers may geant, Crier, or other Officer, shall be guilty of any Misbehaviour, either be displaced by Neglect or Breach of Duty, or in taking greater Fees than are by this viour.

Act allowed to be taken or otherwise in the Diabeter fees than are by this viour. Act allowed to be taken, or otherwise, in the Discharge of their respective Offices, upon Complaint and due Proof thereof made upon Oath in open Court, the said Commissioners of the said Court then sitting shall and they are hereby directed and required to inquire into the Nature of the said Complaint; and if it shall appear to be well founded, then such Commissioners or the major Part of them so sitting in Court as aforesaid are hereby directed and required to cause the whole Number of Commissioners of the said Court residing within the Jurisdiction thereof to be summoned to meet at a convenient Time and Place, which Meeting shall be holden not sooner than Fourteen Days nor more than Thirty Days next after such Summons; and the said Commissioners at such Meeting, or the major Part of them present, shall and may examine and consider the Merits of such Complaint; and if it shall appear to the Commissioners of the said Court or the major Part of them that such Clerk or Deputy, Sergeant, Crier, or other Officer, hath or have been guilty of such Misbehaviour or Breach of Duty as aforesaid in his or their Office or Offices, then and in every such Case it shall and may be lawful to and for the said Commissioners of the said Court, or the major Part of them, to suspend, dismiss, or remove such Clerk or Deputy, Sergeant, Crier, and other Officer from his or their said Office or Offices.

XVIII. And be it further enacted, That in case a sufficient Number of If sufficient the Commissioners of the said Court shall not be present to act in the Number of Execution of this Act as is herein directed on any of the Days appointed sioners do not for holding of the said Court, then and in every such Case it shall and attend, Court may be lawful to and for the Commissioner or Commissioners who shall may be adbe present, and if no Commissioner or Commissioners shall be present journed. it shall and may be lawful to and for the said Clerk or his Deputy for the Time being, to adjourn such Court to the next Court Day, or to some earlier Day.

· XIX. And be it further enacted, That if any Commissioner or Com- Commismissioners of the said Court for the Time being shall be Party to or con- sioners, &c. cerned or interested in any Cause, Action, or Matter depending in the where insaid Court, or shall be Father or Son or Brother of any Person or Persons, terested. or of the Wife or Wives of any Person or Persons, concerned or interested in any such Cause, Action, or Matter, such Commissioner or Commissioners shall not act as a Commissioner or Commissioners on the hearing 29 U · [Local.]

hearing or determining of such Cause, Action, or Matter, or making any Order, Decree, or Judgment therein, on pain of forfeiting the Sum of Fifty Pounds, with Costs of Suit, to any Person or Persons who shall sue for the same in any of His Majesty's Courts of Record at Westminster; but such Commissioner or Commissioners, after being heard in such Cause, Action, or Matter, shall withdraw until the same be finally determined; and if the Clerk or his Deputy, or the Sergeant or other Officer of the said Court for the Time being, shall be a Party to or interested in any Cause, Action, or Matter depending in the said Court, such Clerk, Deputy, Sergeant, or other Officer shall not exercise his or their Office in such Cause, Action, or Matter, or in any thing relating thereto, but the said Commissioners forming the said Court shall and may appoint another Person specially to exercise the Office of such Clerk or Deputy, Sergeant, or other Officer respectively, in all Things relating to such Cause, Action, or Matter.

Commissioners to enter their Proceedings in a Book.

XX. And be it further enacted, That the said Commissioners shall and, they are hereby required to make or cause to be made fair and regular. Entries in a Book or Books to be provided by them for that Purpose of all the Judgments, Acts, Orders, Directions, Regulations, and Proceedings of them the said Commissioners relative to the Execution of the several Powers and Authorities vested in them by this Act, and also of the Names of the Commissioners who shall be present at their respective. Meetings; and such Entries shall be signed by the Chairman of each respective Meeting; and such Entries when so signed, and such Book and Books, shall be allowed to be read in Evidence in Proof of the Proceedings of such Court in all Courts whatsoever.

Debtors to be summoned before the Commissioners, who may make such Orders between the Parties as they shall think fit.

XXI. And be it further enacted, That from and after the First Meeting, of the said Commissioners it shall and may be lawful to and for any Person or Persons, whether such Person or Persons shall reside within the Jurisdiction of the said Court or not, having any Debt or Debts upon any Contract or Agreement, or for or in respect of Wages, Rent, or Arrears of Rent, or otherwise howsoever (save and except as is herein mentioned), not exceeding the Value of Five Pounds, due or owing or, belonging to him, her, or them in his, her, or their own Right, or in the Right of any other Person or Persons, or as Executor, Administrator, Guardian, Assignee, or Trustee to any Person or Persons, or due, owing, or payable to him as Collector of any Tolls or of any Rates or Taxes, or as Clerk, Treasurer, or other Officer to any Commissioners or Trustees, or to any Body or Bodies Politic or Corporate, or to any Club or Friendly Society duly associated and constituted by the Statutes in that Case made and provided, or in any other Manner whatsoever, which the said Commissioners are by this Act enabled to judge and determine, and not expressly prohibited by this Act, by or from any other Person or Persons; whomsoever inhabiting and residing within the said several Townships aforesaid, or any of them, or keeping or using any House, Warehouse, Wharf, Quay, Lodging, Shop, Shed, Stall, Stand, or other Place of dealing or working, or seeking a Livelihood, or trading or dealing, within the said several Townships, to apply to the Clerk or Clerks of the Court for the Time being, or his Deputy, who shall thereupon in due Course, make out and deliver, or cause to be made out and delivered, to one of the Sergeants of the said Court for the Time being a Summons in Writing

Sec. 25. 3

C. C. B. W.

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Sec. 17 (4) 2 1

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Writing under the Hand of the said Clerk or his Deputy, directed to such Debtor or Debtors, expressing the Suni demanded of him, her, or them, and stating the Particulars of such Demand or Cause of Action, together with the Name, Description, and Place of Abode of the Party demanding the same, and requiring such Debtor or Debtors to appear at a certain Time and Place to be mentioned in such Summons before the Commissioners of the said Court to answer such Demand or Demands; and such Sergeant shall in due Course serve or cause such Summons to be served on such Debtor or Debtors, either personally or by leaving the same with his, her, or their Servant, or other Person belonging to him, her, or them, or at the Dweiling House, Warehouse, Wharf, Quay, Lodging, Place of Abode, Shop, Shed, Stall, Stand, or other Place of dealing, trading, or working of such Debtor or Debtors, being within the Jurisdiction of the said Court; and upon due Proof of such Summons having been duly served in manner aforesaid, or upon the Appearance of the Debtor or Debtors, the said Commissioners, or any Three or more of them, in case the Debt or Demand shall not exceed Forty Shillings, and if the same shall be above Forty Shillings and shall not exceed Five Pounds, the said Commissioners, or any Five or more of them, are hereby empowered and required to make due Inquiry concerning such Demands or Plaints, and make such Orders therein, and pass such Judgment or Judgments thereupon, and award such reasonable Costs of Suit, as to them shall seem right and proper, consistent with the Rules and Regulations in this Act contained; and as well the Plaintiff and Plaintiffs as the Debtor or Debtors whom such Order or Orders, Decrees, Judgments, and Proceedings shall respectively concern, shall duly observe, perform, and keep the same respectively; and for the better Discovery of the Truth, and more solemn Determination of the Matters and Causes which shall be depending in the said Court, it shall and may be lawful to and for the Commissioners present in the said Court to administer an Oath or Oaths or Affirmation or Affirmations to any Officer of the said Court, and to all or any of the Parties, or his, her, or their Agent or other Person appearing on his, her, or their Behalf, whom they the said Commissioners shall think proper to examine touching the Matters then in question, and also to such Witness or Witnesses as shall be produced by each or either Party, and also to any other Person or Persons whose Evidence shall seem necessary towards the hearing or determining any of the said Causes or Actions, or making an Order or Decree therein, or for any other Purpose requisite to the Execution of this Act.

XXII. And be it further enacted, That where any Debt or Damages Where Debt shall be due and owing by or demanded from any Two or more Persons jointly by reason or on account of such Persons being Partners in Trade, or otherwise jointly concerned, Service of such Summons as aforesaid on any One of such Partners or Persons, or left at his, her, or their last One of them usual Place or Places of Abode, Warehouse, Lodging, Shop, Shed, Stall, shall be suffi-Stand, or other Place of dealing, trading, or working, shall, for the Pur- cient. pose of proceeding against the Party so summoned, be as good and sufficient as if each of such Partners or Persons were severally or separately summoned as aforesaid.

is due from Two or more Partners, summoning

XXIII. And be it further enacted, That it shall and may be lawful from Time to Time and at all Times hereafter to and for any Plaintiff

Witnesses may be summoned.

Penalty on

Witnesses

3° & 4° GULIELMI IV. Cap. cxix.

or Plaintiffs, Defendant or Defendants, in any Suit or Cause to be depending in the said Court, to cause any Person or Persons residing within the Jurisdiction of the said Court to be warned or summoned to such Court, either by serving a Subpæna or Subpænas, Summons or Summonses, to be issued by the Clerk or Deputy Clerk of such Court, and to be served by a Sergeant of the same personally, or by leaving such Subpæna or Subpænas, Summons or Summonses, at the last or usual Place or Places of Abode of such Person or Persons, to appear as a Witness or Witnesses to give Evidence in the said Court in or concerning the Suit or Cause there depending; and in case any Person or Persons, after having been so subpænaed or summoned to give Evidence as aforesaid, and paid not attending or tendered his, her, or their reasonable Expences to attend and give his, if summoned her, or their Evidence at the Time and Place in such Subpæna or Subpænas or Summons or Summonses mentioned, on behalf of any such Plaintiff or Defendant, shall neglect or refuse to appear pursuant to such Subpæna or Subpænas, Summons or Summonses, due Proof being made of the Service thereof, and no sufficient Cause for his or her or their Absence or Nonappearance being shown to the Satisfaction of the said Court, and on Oath being made before the Commissioners there sitting by the Party or Parties at whose Instance and on whose Behalf such Subpæna or Subpænas, Summons or Summonses, issued, that the Person or Persons served therewith was or were a Witness or Witnesses by such Party or Parties judged necessary for the Proof of his, her, or their Cause or Causes, Action or Actions, Complaint or Complaints, Defence or Defences, or if any such Witness or Witnesses shall appear, but shall refuse to be examined upon Oath, or, in case of a Quaker or Quakers, upon solemn Affirmation, and to give Evidence as aforesaid before such Commissioners, according to the true Intent of this Act, then and in every such Case it shall and may be lawful to and for the said Commissioners to impose any Fine not exceeding Ten Pounds on every Person so offending; which Fine shall be recoverable by such Means as Forfeitures are by this Act generally directed to be recovered, and shall be paid to the Party or Parties at whose Instance or Request such Subpæna or Subpænas, Summons or Summonses, shall have been issued.

If Debtors do not appear, Commissioners may proceed.

XXIV. And be it further enacted, That if any Debtor or Debtors who shall have been duly summoned as aforesaid shall not appear, either in Person, or by his, her, or their Agent, or some other Person on his, her, or their Behalf, before the said Court at the Time and Place mentioned in the said Summons, then and in every such Case it shall and may be lawful to and for the said Commissioners assembled in the said Court, after Proof being made upon Oath of the said Summons having been served in manner aforesaid, to hear the Cause on the Part of the Plaintiff or Plaintiffs only, and to make such Order, Decree, or Judgment therein, and to award such reasonable Costs of Suit, as to them shall seem most agreeable to Equity and good Conscience.

If the Plaintiff does not appear to prove his Demand, Defendant shall have Costs, &c.

XXV. And be it further enacted, That if upon any Day of the Return of any Summons issued on the Behalf of any Plaintiff or Plaintiffs, or at any Continuation or Adjournment of the said Court, or of the Cause on account of which such Summons shall have been issued, the Plaintiff or Plaintiffs shall not appear, either in Person, or by his, her, or their Agent, or some other Person on his, her, or their Behalf, or appearing shall

hall not make Proof of his, her, or their Demand or Demands to the Satisfaction of the said Court, but shall become nonsuited, or Judgment shall be pronounced against him, her, or them by the said Court, then and in every such Case it shall and may be lawful to and for the said Commissioners present in Court, and they are hereby required, to award: to the Defendant or Defendants such reasonable Costs and Satisfaction, for his, her, or their Trouble and Attendance as they the said Commissioners in their Discretion shall think fit, and to order and compelthe Plaintiff or Plaintiffs to pay the same by such Ways and Means, as are herein provided for Recovery of Debts ordered or decreed by the said Court.

XXVI. And be it further enacted, That it shall be lawful to and for What Debts the said Commissioners, and they are hereby empowered and enabled, to to be decided decide and determine all Disputes and Differences between Party and by the Com-Party for any Sum not exceeding Five Pounds in all Actions or Causes of missioners. Debt, and in all Causes of Assumpsit and Insimul computasset, and in all Causes or Actions of Trover and Conversion, and in all Causes or Returns founded on a Quantum meruit or Quantum valebat, and in all Causes or Actions of Trespass or Detinue for Goods and Chattels taken or detained.

XXVII. And be it further enacted, That no Clerk of the said Court Clerk not to shall issue any Summons for any Debt exceeding Twenty Shillings, unless issue Sumthe Plaintiff shall at the Time of issuing out such Summons deposit; mons until with the Clerk or Clerks of the said Court for every Debt exceeding made. Twenty Shillings and not exceeding Forty Shillings, the Sum of Two Shillings, and for every Debt exceeding Forty Shillings and not exceeding Sixty Shillings, the Sum of Five Shillings, and for every Debt exceeding. Sixty Shillings, the Sum of Seven Shillings and Sixpence; and if upon a the Day of the Return of any such Summons, or at any Continuation or Adjournment of the said Court, or of the Cause for or on account of which the said Summons shall have been issued, the Plaintiff or Plaintiffs shall not appear, either in Person, or by his, her, or their Agent, or some other Person on his, her, or their Behalf, or appearing shall not make Proof of his, her, or their Demand to the Satisfaction of the said Court, but shall become nonsuited, or Judgment shall be pronounced against him, her, or them by the said Court, then and in every such Case it shall and may be lawful to and for the said Commissioners present in Court, or any Three of them, and they are hereby required to award to the Defendant or Defendants a Part or the Whole of such Deposit Money by way of Costs and Satisfaction for his, her, or their Trouble and Attendance, together with such further Sum as they the said Commissioners in their Discretion shall think fit, and to order and compel the Plaintiff or Plaintiffs to pay such further Sum by such Ways and Means as any Debt or Debts ordered or decreed by the said Court can or may be recovered; and if there shall be any Overplus remaining in the Hands of the said Clerk after the Sum or Sums awarded to the Defendant c Defendants shall have been paid, or if the Plaintiff or Plaintiffs shall, on the Return Day of any such Summons, appear and make Proof of his, her, or their Demands to the Satisfaction of the said Court, then and in every such Case such Overplus or Sum or Sums of Money so deposited with the said Clerk as aforesaid shall be by the said Clerk returned and repaid into the Hands [Local.]29 X

Hands of such Plaintiff or Plaintiffs accordingly: Provided also, that in case such Plaintiff or Plaintiffs at the Time of such Judgment of the said Commissioners, or at any Time afterwards, or his, her, or their Goods and Chattels, shall be out of the Jurisdiction of the said Court, then it shall be lawful for any Beadle of the said Court to apply to any Justice of the Peace acting for the said County Palatine of Chester, and upon Proof being made upon Oath (which Oath such Justice is hereby authorized and required to administer) of the Precept of Execution having issued against such Person or Persons, or Effects, as the Case may be, such Justice of the Peace is hereby authorized and required to sign and indorse the said Precept of Execution, and thereupon the said Beadle or other Officer shall have the like Powers and Authorities to execute the said Precept as are herein-after provided in case any Defendant or Defendants, or his or their Goods and Chattels, shall, after final Judgment given in the said Court, be removed out of the Jurisdiction thereof.

Subscriptions towards this Act may be recovered.

XXVIII. And be it further enacted, That if any Person or Persons who hath or have subscribed or agreed or undertaken to pay, or who shall or may subscribe or agree or undertake to pay, any Sum or Sums of Money for or towards the Expences of applying for, passing, or obtaining this Act, shall, after Demand thereof made by any Clerk or Sergeant of the said Court, refuse or neglect to pay such Sum or Sums of Money for the Space of Fourteen Days after such Demand shall have been made, then and in every such Case it shall and may be lawful to and for any One or more of the said Commissioners, and they and every of them are and is hereby authorized and empowered, in his or their own Name or Names, to sue for and recover in the said Court of Requests such Sum or Sums of Money, not exceeding Five Pounds in any One Case, of and from any such Person or Persons so refusing or neglecting as aforesaid, in such and the same Manner as any other Debt or Debts, or Sum or Sums of Money whatsoever, may be recovered by virtue of this Act; and in every Case where any such Sum or Sums of Money so refused or neglected to be paid as aforesaid shall exceed the Sum of Five Pounds, it shall and may be lawful to and for any One or more of the said Commissioners, and they and every of them are and is hereby authorized and empowered, in his or their own Name or Names, to sue for and recover such last-mentioned Sum or Sums of Money in any of His Majesty's Courts of Record at Westminster, together with full Costs of Suit, by Action of Debt or on the Case, or by Bill or Plaint, wherein no Essoign, Privilege, Protection, or Wager of Law, nor more than One Imparlance, shall be allowed; and all and every such Sum and Sums of Money, when so recovered by any One or more of the said Commissioners, shall be by him or them paid and applied for and towards the Expences of applying for, obtaining, and passing this Act; and if any Commissioner or Commissioners who may recover any such Sum or Sums of Money shall neglect or refuse to pay and apply the same accordingly, such Commissioner or Commissioners shall for every such Neglect or Refusal forfeit and pay Double the Amount of such Sum or Sums of Money so refused or neglected to be paid and applied by him or them as aforesaid, which Forfeiture shall be recoverable by such Means as Forfeitures are by this Act generally directed to be recovered; and one Half Part thereof when so recovered shall be paid and applied for and towards the Expences of applying for and passing and obtaining this Act, and the other Half Part thereof shall be paid

paid and applied in such Manner and for such Purposes as other Forfeitures are by this Act generally directed to be paid and applied.

XXIX. And be it further enacted, That in every Case where any Sum Debts due to or Sums of Money whatsoever not exceeding the Sum of Five Pounds shall be due and owing to any menial Servant, Clerk, Book-keeper, Journeyman, Shopman, Shopwoman, Assistant, Labourer, or any other covered. Person whomsoever under the Age of Twenty-one Years, such Servant, Clerk, Book-keeper, Journeyman, Shopman, Shopwoman, Assistant, Labourer, or other Person may sue for such Debt in the said Court in the same Manner as if he or she were of full Age; and the said Commissioners present in the said Court are hereby authorized and required to take cognizance of and proceed in all Causes concerning such Debts in the same Manner, and shall have such and the same Powers in regard thereto, as if the Plaintiff or Plaintiffs were of full Age,

Persons under Age may be re-

XXX. And be it further enacted, That in case it shall at any Time Commissionduring the hearing of any Cause in the said Court appear, by the Oath of any Person or Persons, to the Satisfaction of the major Part of the Commissioners present at the Court at which such Cause shall be heard, that Cases where such Debtor or Debtors is or are unable, from Sickness or unavoidable Debtors are Accident, to pay and discharge the Debt or Debts for which he, she, or they shall have been so summoned, then it shall and may be lawful to and for the major Part of the said Commissioners assembled at any such Court or Courts as aforesaid to suspend or supersede the Proceedings in such Cause until it shall, upon like Proof as aforesaid, appear to the Court that such Debtor or Debtors shall be able to pay such Debt or Debts, and. then to proceed again in manner aforesaid; any thing herein contained to the contrary notwithstanding.

ers may suspend Proceedings in ill or uable to pay the Debt.

XXXI. Provided always, and be it further enacted, That nothing in This Act not this Act contained shall extend or be construed to extend so as to enable to extend to the Commissioners of the said Court to determine the Right or Title to certain Debts. any Lands, Tenements, or Hereditaments, or Real Estates whatsoever, or to judge, determine, or decide on any Debt where the Title of the Freehold or Lease for Years of any Lands, Tenements, or Hereditaments, or of any Chattels Real whatsoever, shall be brought or come into question, nor to judge, determine, or decide on any Debt that shall arise by reason of the Occupation of any Lands, Tenements, or Hereditaments situate elsewhere than within the Limits and Jurisdiction of the said Court, or to judge, determine, or decide on any Debt that shall arise by reason of any Cause concerning Testament or Matrimony, or for or concerning any Agreement by way of Composition for or by way of Retainer of Tithes, or for any Matter properly sueable in the Ecclesiastical Court, nor to any Debt for any Money or Thing won at or by means of any Horse Race, Cock Match, Wager, or any kind of Gaming or Play, nor to any Debt which there has not been a Contract, Acknowledgment, Undertaking, or Promise in Writing to pay within Six Years before the taking out of the Summons, although the same respectively shall not exceed Five Pounds.

XXXII. And be it further enacted, That nothing herein contained shall Actions not extend or be construed to extend so as to enable any Plaintiff to split or to be split divide any Cause or Action for the Recovery of any Debt where the whole

Sum pose of bring-

but the Court may decree tions so split, the Money in full of all Demands in such Action.

ing them be- Sum that shall appear to be due and owing shall exceed the Sum of Five fore the Court, Pounds, in order that the same may be made the Ground of any Two or more Causes or Actions, for the Purpose of bringing such Causes or Actions in such Ac- within the Jurisdiction of the said Court; and in case it shall appear to the said Commissioners that any Plaintiff shall have so split or divided his or her if the Plaintiff Cause or Action as aforesaid, then and in every such Case the said Commissioners shall and they are hereby required to dismiss, with Costs, every such Cause or Action so split or divided; but such Dismissal shall not hinder or prevent such Plaintiff from proceeding for the Recovery of his or her Debt in any of His Majesty's Courts of Record at Westminster, or in such Manner as he or she may lawfully proceed: Provided always, that in case any Plaintiff who shall have so split or divided such his or her Cause or Action shall be willing to accept such Sum of Money as the said Court is in and by this Act enabled to adjudge, decree, and pronounce, in full of the whole of his or her Demand in such Cause or Action so split or divided, then and in every such Case the said Commissioners shall and may adjudge, decree, and pronounce, on such Plaintiff proving his or her Cause or Case to the Satisfaction of the said Commissioners, such Sum to the Plaintiff, not exceeding the Sum of Five Pounds, as to the said Commissioners shall seem just and reasonable; and such Sum shall, in the Judgment or Decree to be pronounced by the said Commissioners, be declared to be and shall be in full Discharge of all Demands from the Defendant to the Plaintiff in such Cause or Case so split or divided.

No Evidence to be given by Plaintiff of any Matter not stated in nor Set-off allowed without Notice being given.

XXXIII. And be it further enacted, That no Evidence shall be permitted to be given by the Plaintiff, on the Trial of any such Cause or Action as aforesaid, of any Demand or Cause or Action, except such as shall be stated in the said Summons hereby directed to be given, nor shall any theSummons, Evidence be admitted on the Behalf of the Defendant or Defendants, on the Trial of such first-mentioned Cause or Action, of any Demand he. she, or they may have on the Plaintiff or Plaintiffs in the Nature of a Set-off, to lessen or discharge himself, herself, or themselves from the said first-mentioned Demand or Cause of Action, unless Notice thereof in Writing shall have been given to such Plaintiff or Plaintiffs by personal Service, or by leaving the same at his, her, or their Dwelling House, Warehouse, Wharf, Quay, Lodging, Place of Abode, Shop, Shed, Stall, Stand, or other Place of dealing, trading, or working, previous to the Day whereon such Matter or Cause shall be heard or tried.

Commissioners may award Execution against the Body or Goods.

XXXIV. And be it further enacted, That in any Cause, Action, or Case in which the Commissioners of the said Court shall have made an Order or Decree for the Payment of Money, it shall and may be lawful to and for the said Commissioners present in Court to award Execution either against the Body or Goods of the Party against whom such Order or Decree shall be made; and thereupon it shall and may be lawful to and for the Clerk of the said Court, or his Deputy, at the Prayer of the Party prosecuting such Order or Decree for the Payment of Money, to issue a Precept under his Hand and Seal, by way of Capias ad satisfaciendum or Fieri facias, to one of the Sergeants of the said Court, who by virtue of such Precept, issued upon Execution awarded against the Body of such Party, shall and may and he is hereby empowered to take and convey such Party to the Common or any other Gaol or Prison of the said County

County of Chester, there to remain until he, she, or they shall perform and obey such Order, Decree, or Judgment, for the Space of Time herein in that Behalf particularly directed; and in case any such Precept shall be issued upon Execution against the Goods and Chattels of such Party, such Sergeant shall and may and he is hereby empowered to levy by Distress and Sale of the Goods and Chattels of such Party, being within the Jurisdiction of the said Court, such Sum or Sums of Money and Costs as shall be ordered, decreed, or adjudged; and if the Party against whose In case Par-Body or Bodies any such Execution shall be awarded, and Process there- ties shall upon issue, shall, by absconding, or by secreting or removing his, her, or abscond or secrete their their Goods or Chattels, or by any other Means, prevent or evade the Goods, Com-Service or Effect of any such Execution, then and in every such Case it missioners to shall and may be lawful to and for the said Commissioners present in the said Court, upon due Proof thereof made before them by the Oath or Oaths of One or more credible Witness or Witnesses, at their Discretion, to award further Execution either against the Body or Goods and Chattels of such Party, and Process shall issue thereupon, and be served by one of the Sergeants of the said Court, until the Plaintiff or Plaintiffs shall be fully paid and satisfied; and it shall and may be lawful to and Commisfor the said Commissioners from Time to Time, in case they shall think sioners may decree Debts fit, for the Ease and Convenience of the Defendant or Defendants (and to be paid by they are hereby authorized and empowered), to order, decree, or adjudge Instalments. any Debt or Debts due to the Plaintiff or Plaintiffs to be paid by several' Payments or Instalments, and under such Terms and Conditions as may appear reasonable and just to them the said Commissioners, for the Ease of the Defendant or Defendants, and the Security of the Plaintiff or Plaintiffs; and it shall and may be lawful to and for the said Commissioners present in Court, in case any Default or Failure of any such Payments or Instalments so ordered, decreed, adjudged, and directed shall afterwards be made, and they are hereby authorized and empowered, at the Instance of the Plaintiff or Plaintiffs, and upon due Proof of the said Default or Failure, to award Execution against the said Defendant or Defendants, or against any other Person or Persons who may have given Security to the said Plaintiff or Plaintiffs, under the Directions of the said Commissioners, for the Payment of such Instalments in manner aforesaid, for the whole Debt or such Part thereof as shall then remain unpaid, together with such further Costs as to them shall seem just and reasonable; and such Debt or such Part thereof, together with such further Costs, shall be recovered by the same Ways and Means as are herein provided for Recovery of the Debt and Costs first decreed.

awardfurther Execution.

XXXV. And be it further enacted, That it shall not be lawful to or Process not for the Commissioners of the said Court to issue any Process against the to issue Body or Bodies of any Defendant or Defendants in any Case or Cases against the Body and where the Plaintiff or Plaintiffs entitled to the Benefit of any Order, Goods or Judgment, or Decree shall at the same Time have obtained any Warrant Chattels at or Process against the Goods and Chattels of the same Defendant or the same Defendants, unless there shall have been a previous Return of Nulla bona Time. thereon by the Sergeant of the said Court.

XXXVI. And be it further enacted, That in all Cases where a final If Defen-Decree or Judgment for any Sum or Sums of Money shall have been dants remove obtained in the said Court it shall and may be lawful to and for any out of the [Local.] 29 T Sergeant

of the Court to avoid Execution, a Justice of the Peace may indorse the Precept, &c.

Sergeant of the said Court to apply to any Justice of the Peace acting for the Division or Place to which such Defendant or Defendants, or his, her, or their Goods and Chattels, shall be removed; and upon Proof being made upon Oath, which Oath such Justice is hereby authorized and required to administer, of the Precept of Execution having issued against the Person or Persons or Effects, as the Case may be, of the Defendant or Defendants, and that the Person or Persons, Goods and Chattels of such Defendant or Defendants, is or are not to be found within the Jurisdiction of the said Court, but is or are believed to be within the County or District where such Justice of the Peace shall act, such Justice of the Peace is hereby authorized and required to sign or indorse his Name upon the Back of the said Precept of Execution, and thereupon the Sergeant or other Officer of the said Court shall be and he and they is and are hereby authorized and empowered to take and seize the Person and Persons or Effects of the Defendant or Defendants, wheresoever the same shall be found within the County or District for which such Justice of the Peace who shall have so signed or indorsed the said Precept of Execution as aforesaid shall act, and to deal therewith in like Manner as if the same had been taken or seized within the Jurisdiction of the said Court; and all Constables and other Peace Officers shall and they are hereby required to be aiding and assisting within their respective Districts in the Execution of the said Precept so indorsed as aforesaid.

Clerk to insertor indorse Debt and Costs on Precepts, and if paid to the Clerk of Court before Sale, Execution to be superseded.

XXXVII. And be it further enacted, That in or upon each and every Precept to be issued upon Execution awarded against the Body or Goods and Chattels of any Person or Persons whomsoever, the Clerk of the said Court or his Deputy shall insert or indorse, or cause to be inserted or indorsed, the Sum or Sums of Money and the Costs so ordered, decreed, and adjudged; and if the Party or Parties against whom such Execution shall be awarded respectively shall, before an actual Sale of the Goods and Chattels, or before he, she, or they is or are apprehended, or before the Expiration of the Term of his, her, or their Imprisonment, as herein mentioned, pay or cause to be paid or tendered unto the Clerk of the said Court or his Deputy such Sum or Sums of Money as aforesaid, or such Part thereof as the Plaintiff or Plaintiffs shall agree to accept in full for his, her, or their Debt or Debts, together with the Costs and the Fee or Fees herein directed to be paid to the Clerk as a Compensation for his Trouble in receiving the same, and in entering an Acknowledgment and Satisfaction in full for such Sum or Sums of Money and Costs, then and in every such Case the Execution shall be superseded, and the Body or Goods and Chattels of the said Party or Parties shall be discharged and set at liberty.

Gaoler, &c. to receive Prisoners committed.

XXXVIII. And be it further enacted, That the Keeper or Keepers for the Time being of the respective Gaols or Prisons within the said County Palatine of *Chester* shall and he and they is and are hereby required to receive and take into his and their Custody respectively all and every Person and Persons who shall be committed, or ordered to stand committed, under or by virtue of this Act; and in case the Keeper or Keepers of the said Gaols or Prisons respectively shall neglect or refuse to receive into his or their Custody any Person or Persons so committed, or shall, before the Expiration of the Time for which any Person or Persons shall

be committed to his or their Custody, discharge such Person or Persons out of his or their Custody, or wilfully suffer such Person or Persons to go at large, without a Warrant or Order for that Purpose in Writing, signed in Court by Three at least of the said Commissioners, such Keeper and Keepers respectively so offending in any of the said Cases, and being thereof convicted before any One or more of His Majesty's Justices of the Peace for the said County Palatine of Chester upon the Oath or Affirmation of One or more Witness or Witnesses, which Oath or Affirmation such Justice or Justices is and are hereby authorized and required to administer, or upon his or their Confession, shall for every such Offence forfeit and pay any Sum not exceeding Twenty Pounds, at the Discretion of the said Justice or Justices; and in case such Sum shall not be immediately paid by the Person or Persons so offending into the Hands of the said Justice or Justices before whom such Offender or Offenders shall be convicted, then and in every such Case such Sum shall be levied by Distress and Sale of the Goods and Chattels of the Offender or Offenders by Warrant under the Hand and Seal or Hands and Seals of such Justice or Justices, rendering the Overplus (if any), upon Demand, to such Offender or Offenders, after deducting the Costs and Charges of such Distress and Sale; and such Forfeiture, when so paid, levied, or recovered, shall be applied in like Manner as the several other Fines and Penalties are by this Act generally directed to be applied; and in case sufficient Distress shall not be found it shall and may be lawful to and for such Justice or Justices to commit such Offender or Offenders to any such Gaol or Prison as aforesaid for any Time not exceeding Six Calendar Months, unless such Penalty and Forfeiture, and all Costs and Charges attending such Conviction, be sooner paid and discharged.

XXXIX. And be it further enacted, That no Privilege shall be allowed No Privilege to exempt any Person liable to be summoned by virtue of this Act from to be allowed the Jurisdiction of the said Court of Requests on account of his being a sworn Attorney or Solicitor or other Officer of any of His Majesty's Courts of Record at Westminster, or of any other Court whatever, but all such Attornies, Solicitors, and other Officers shall be subject to the several Processes, Orders, Judgments, and Executions of the said Court of Requests in the same Manner as any other Person or Persons is and are subject to the same.

to Attornies.

XL. And be it further enacted, That no such Attorney, Solicitor, No Attorney, Scrivener, or any other Person practising in the Law shall be permitted to appear in the said Court of Requests as an Attorney, Solicitor, or Advocate for or on behalf of any Plaintiff or Defendant, or any other be Advocate. Person, in any Cause, Action, or Matter in which such Attorney, Solicitor, or Scrivener is not himself a Party or Witness; and in case any Attorney, Solicitor, or Scrivener shall appear in the said Court of Requests as an Attorney, Solicitor, or Advocate for or on behalf of any Plaintiff or Defendant or any other Person in any Cause, Action, or Matter in which such Attorney, Solicitor, or Scrivener is not himself a Party or Witness, then and in every such Case such Attorney, Solicitor, or Scrivener so offending shall for every such Offence forfeit and pay any Sum not exceeding Fifty Pounds on being convicted thereof before any One or more of His Majesty's Justices of the Peace for the said County Palatine of Chester upon the Oath or Affirmation of One or more credible Witness

Solicitor, or Practiser of the Law to

or Witnesses, which Oath or Affirmation such Justice or Justices is and are hereby authorized and required to administer, or on his own Confession; and in case such Sum of Money shall not be paid forthwith by the Person or Persons so offending into the Hands of the said Justice or Justices before whom such Offender shall be convicted, then and in every such Case such Sum of Money shall be levied by Distress and Sale of the Goods and Chattels of the Offender by Warrant under the Hand and Seal or Hands and Seals of such Justice or Justices, rendering the Overplus (if any) to such Offender, after deducting such Fine or Forfeiture, and the Costs and Charges of such Distress and Sale; and such Fine or Forfeiture, when so paid, levied, or recovered, shall be applied in like Manner as the several other Fines and Penalties are by this Act generally directed to be applied; and in case a sufficient Distress cannot be found it shall and may be lawful to and for such Justice or Justices to commit such Offender or Offenders to any Common Gaol or Prison in the said County Palatine of Chester for any Time not exceeding Six Calendar Months, unless such Penalty and Forfeiture, and all Costs and Charges attending such Conviction, be sooner paid and discharged.

Imprisonment of Debtors limited.

XLI. And be it further enacted, That no Person or Persons whomsoever shall be committed to any Gaol or Prison by Order of the said Court for any Debt or Debts, or kept or continued in Custody on any Pretence whatsoever (except in the Cases herein provided), for any longer Space or Spaces of Time from the Time of his, her, or their Commitment to Prison than is or are herein limited; (that is to say,) where the Debt or Damages (exclusive of Costs) does or do not exceed the Sum of Twenty Shillings, then he, she, or they shall not be kept or continued in Custody for more than Twenty Days, and where the Debt or Damages (exclusive of Costs) is or are above Twenty Shillings and does or do not exceed Forty Shillings, then not more than Forty Days, and where the Debt or Damages (exclusive of Costs) is or are above Forty Shillings and does or do not exceed Sixty Shillings, then not more than Sixty Days, and where the Debt or Damages (exclusive of Costs) is or are above Sixty Shillings and does or do not exceed Eighty Shillings, then not more than Eighty Days, and where the Debt or Damages (exclusive of Costs) is or are above Eighty Shillings and does or do not exceed One hundred Shillings, then not more than One hundred Days, from the Time of his, her, or their Commitment; and the Keeper and Keepers of every such Gaol or Prison is and are hereby directed and required to discharge such Persons accordingly.

If any Debtor conceal Money or Goods, the Time of his Imprisonment shall be enlarged.

XLII. And in order the more effectually to prevent Persons summoned for Debts or Damages to the said Court from fraudulently concealing their Money, Goods, or Effects, be it further enacted, That in case, upon the Summons of any Person for any Debt or Debts or Damages before the said Court, Information of such fraudulent Concealment shall be given, such Court shall have Power to hear Evidence as to the Fact; and in case it shall be proved to their Satisfaction upon the Oath or Affirmation of One or more Witness or Witnesses, which Oath or Affirmation the said Court is hereby empowered to administer, then and in every such Case it shall and may be lawful to and for the said Court to enlarge the aforesaid Time of Imprisonment of such Debtor to any Period in addition thereto not exceeding Three Calendar Months.

XLIII. And

XLIII. And be it further enacted, That all and every Person and Per- Time of Imsons who shall be taken in execution under or by virtue of any Process prisonment issuing from or out of the said Court of Requests, and who at the Time of his, her, or their being taken into Custody, or during his, her, or their Imprisonment, shall have more than One Execution against him, her, or sively for them in the said Court, shall be imprisoned during the Time by this Act each Execulimited for and in respect of each and every such Execution; (that is to say,) after the limited Time shall be expired on the First Execution the Imprisonment on the Second Execution shall commence, and after the limited Time shall be expired on the Second Execution the Imprisonment on the Third Execution shall commence, and so on until he, she, or they shall have been imprisoned the Time by this Act limited for and in respect of each and every separate Execution to be issued against him, her, or them in the said Court previous to his, her, or their being taken into Custody, or during his, her, or their Imprisonment, any Law, Statute, or Usage to the contrary thereof in anywise notwithstanding.

shall extend separately and succes-

XLIV. And be it further enacted, That each and every Person in Prison Debtors not by virtue of this Act shall, on the Expiration of his or her Time of Im- liable to pay prisonment, be discharged and set at liberty without paying any Sum or Gaol Fees. Sums of Money, Fee or Fees, or other Reward or Gratuity whatsoever, to the Keeper or Keepers, Turnkey or Turnkeys of any Gaol or Prison, or others, by way of Gaol Fees or Discharge Fees, or on any other Pretence whatsoever; and if any Keeper or Keepers, Turnkey or Turkeys of the said Gaol or Prison, or any other Person whomsoever, shall demand, take, or receive any Fee or Fees, Sum or Sums of Money whatsoever, upon Discharge of any such Person or Persons so committed to his or their Charge or Custody as aforesaid, or shall keep or detain any such Person or Persons a Prisoner or Prisoners after the Time by this Act limited for his, her, or their Imprisonment, every such Keeper, Turnkey, and other Person shall for every such Offence forfeit and pay the Sum of Twenty Pounds; and it shall and may be lawful to and for any Two Justices of the Peace for the said County Palatine of Chester to hear and determine every such Offence; and such Two Justices are hereby authorized and required, upon any Information exhibited or Complaint made before them of such Offence having been committed, in case such Information shall be exhibited or Complaint made within Three Calendar Months after the Offence committed, to summon the Party accused, and all the Witnesses on each Side, and to examine into the Matter of Fact, and upon due Proof made thereof by the Oath or Affirmation of One or more credible Witness or Witnesses, which Oath or Affirmation such Justices are hereby authorized and required to administer, or by the voluntary Confession of the Party accused, to give Judgment or Sentence for such Penalty or Forfeiture as aforesaid, and in case such Penalty or Forfeiture shall not be forthwith paid, to issue a Warrant under their Hands and Seals for levying such Penalties or Forfeitures by Distress and Sale of the Goods and Chattels of the Offender or Offenders, rendering the Overplus, if any, after deducting such Penalty or Forfeiture, and the Costs and Charges of such Distress and Sale, to the Owner or Owners thereof; and in case sufficient Distress shall not be found it shall and may be lawful to and for such Justices to commit such Offender or Offenders to any Common Gaol or Prison in or for the said County Palatine of Chester for any Time not exceeding Three Calendar Months, unless such Penalty or For-[Local.] feiture, 29Z

feiture, and all Costs and Charges attending such Conviction, be sooner paid; and one Moiety of such Penalty or Forfeiture, when paid or received, shall be paid to the Person or Persons informing or suing for the same, and the other Moiety thereof to the Clerk or Clerks to the said Commissioners, and the same shall be applied in like Manner as the several other Fines and Penalties are by this Act generally directed to be applied and distributed: Provided always, that nothing herein contained shall extend or be construed to extend so as to prevent or restrain any Person or Persons from making tained to pre- Distress, or bringing any Action or Actions whatsoever, for Rent or Arrears thereof, and thereby recovering such Rent, with Costs, although the same shall not exceed the Sum of Five Pounds.

Nothing herein convent any Person from distraining for Rent.

Statute of Limitations may be pleaded.

XLV. And for removing all Doubts whether the Statute of Limitations may be pleaded in the said Court of Requests, it is hereby further enacted and declared, That Defendants in the said Court shall be allowed to plead or claim the Benefit of any Statute of Limitations now in force or hereafter to be made; and every Defendant so pleading or claiming shall have and receive such or the like Advantage and Relief thereby as such Defendant or Defendants would have been entitled to in case this Act had not been passed, and he, she, or they had been sued for the same Debt or other Cause of Action in any of His Majesty's Courts of Record at Westminster, or any other Court, and had there pleaded such Statute in bar to the Action or Suit.

A List to be made out of unclaimed Money.

XLVI. And be it further enacted, That the Clerk to the said Commissioners shall and he is hereby required, in the Month of June in every Year, to make out and lay before the said Commissioners a correct List of all Sums of Money which shall have been paid into Court, and which shall have remained unclaimed for the Space of Twelve Calendar Months or for any longer Period next before the making out such List; and the said List shall also contain the Names of the Parties having paid such Sum or Sums of Money, and also the Names of the Parties for whom or on whose Account the same was or were so paid into Court.

For supporting the Dignity of the Court and preventing Insults.

XLVII. And be it further enacted, That if any Person or Persons shall contemptuously and wilfully insult or abuse all or any of the Commissioners of the said Court, or any of the Officers of the said Court, for the Time being, during his or their Sitting or Attendance in Court, or shall interrupt or obstruct the Proceedings of the said Court, then and in every such Case it shall and may be lawful to and for the Sergeaut or Sergeants of the said Court, with or without the Assistance of any other Person or Persons, by the Order of the Commissioners of the said Court, to take such Offender or Offenders into Custody, and the said Commissioners shall then examine into such Insult or Abuse, either from their own View or Knowledge of what passed, or by the Oath or Oaths or Affirmation or Affirmations of One or more credible Witness or Witnesses; and upon such Insult or Abuse being duly proved as aforesaid it shall and may be lawful to and for the said Commissioners, and they are hereby authorized and empowered, to impose a Fine not exceeding Ten Pounds for each and every such Offence on each and every such Offender or Offenders; which Fine shall be recoverable, and when recovered shall be paid, applied, and distributed, by such Means and in like Manner as Fines or Penalties are

sioners mis-

struck out of

behaving

may be

the List

by this Act generally directed to be recovered, paid, applied, and distributed.

XLVIII. And be it further enacted, That in case any of the Commissioners of the said Court shall, during his or their Sitting or Attendance in the said Court, behave or demean himself or themselves improperly or in an unbecoming Manner, or shall render himself or themselves obnoxious to all or any of the rest of the Commissioners present in Court, then and in every such Case it shall and may be lawful to and for the Majority of the Commissioners then present in Court to direct the Clerk of the said Court of Requests to convene a General Meeting of the said Commissioners (which Meeting shall be called in such Manner as is herein-before directed for calling General Meetings for electing new Commissioners), and the Commissioner's to be assembled at such General Meeting shall inquire into the Cause of Complaint against such Commissioner or Commissioners as aforesaid, and the Majority of the Commissioners to be so assembled shall and may, in case they shall find sufficient Cause, order and direct the Clerk of the said Court of Requests to strike out and erase the Name or Names of the Commissioner or Commissioners so offending from the List of the Commissioners of the said Court; and such Order shall be entered amongst the Records of the said Court; and the Commissioner or Commissioners whose Name or Names shall be so directed to be struck out and erased from the said List shall from thenceforth be no longer a Commissioner of the said Court of Requests: Provided always, that no Commissioner shall be struck off from the List of the said Commissioners in manner aforesaid unless Fourteen Days Notice of the General Meeting of the said Commissioners for taking his Behaviour into consideration shall have been delivered to such Commissioner, or left at his usual or last Place of Abode; and such Dismissal or striking off from the List of the said Commissioners shall not disqualify such Commissioner from being afterwards re-elected in such Manner as is herein-before appointed for the Election of new Commissioners.

XLIX. And be it further enacted, That the several Fees herein-after limited Fees to be and expressed, and no other, shall be taken by the Assistant Barrister, Clerks, Sergeant, and Crier of the said Court of Requests for the several and respective Services in the Execution of this Act for the Recovery of all Sums not exceeding Five Pounds; (that is to say,)

Assistant Barrister's Fees:		On Debts not exceeding 40s.		On Debts exceeding 40s.	
TISSISIAMI DAMAISLER S PEES.			d.	S.	d.
Upon every Summons issued	-	0	6	I	0
Upon every Hearing or Trial -	-	0	6	I	0
Upon every Nonsuit	-	0	6	I	0
Upon every Judgment or Order entered upon every Trial or Nonsuit Upon every Attachment or Execution issued	1	0	6	I	0
CLERK'S FEES.					
For entering every Cause Issuing every Summons or Subpæna -	-	0	4	0	9

	On Debts not exceeding 40s.		On Debts exceeding 40s.	
Every Hearing or Trial	0	d. 6 2	S. I	<i>d</i> . 0 4
or Order	0	6	I	0
Books	0	3	0	4
of Court, and entering same Issuing every Attachment, Precept, Order, or	0	3	0	6
Execution	I	0	I	6
For every Warrant of Commitment for an Insult or Misbehaviour in the Court to the Commissioners, Clerk, or other Officer of the Court, One Shilling.				
CRIER'S AND SERGEANT'S FEES:				
For calling every Plaintiff or Defendant - For serving every Summons, Order, or Subpæna	0	2	0	3
within One Mile of the Court House If above One Mile, then extra for every	0	4	0	6
Mile from the Court House For the Execution of any Warrant, Precept, or	0	2	0	3
Attachment against the Goods or Body If above One Mile, then extra for every	I	0	I	6
Mile from the Court House If an Assistant Sergeant should be necessary in the Judgment of the Commissioners,	0	2	0	3
then for Assistant If above One Mile, then extra for every	0	6	1	0
Mile from the Court House For carrying every Plaintiff, Defendant, or Delinquent to Prison (including all Expences and Assistants), for every Mile, One Shilling.	0	2	O	3

And the said Commissioners shall and they are hereby required to hang up or affix, or cause to be hung up or affixed, a Table of all such Fees in some conspicuous Part of the said Court or Place of Meeting of the said Commissioners, in order that all Persons concerned may peruse the same.

Fine on Officers taking any Fees besides the Fees allowed by this Act.

L. And be it further enacted, That if any Assistant Barrister, Clerk or his Deputy, Sergeant, or Crier, or any other Officer employed by the said Commissioners in putting this Act or any of the Powers thereof into execution, shall exact, take, or accept any Fee or Reward whatsoever, other than and except such Fees as are appointed and allowed to them respectively by virtue of this Act, for or on account of any thing done or to be done by virtue of this Act, or on any Account whatsoever relative to putting

ting this Act into execution, every such Person so offending shall, upon Conviction thereof before the said Commissioners at any of their Meetings, forfeit and pay any Sum not exceeding Ten Pounds; which Fine or Penalty shall and may be recoverable, and when received or recovered shall be paid, applied, and distributed by such Means and in like Manner as Forfeitures or Penalties are in and by this Act generally directed to be recovered, paid, applied, and distributed.

Ll. And be it further enacted, That if any Sergeant or Sergeants or Sergeant other Officer or Officers of the said Court, employed to serve any Exe-neglecting cution, shall, by wilful Neglect, Omission, or Connivance, cause or suffer his Duty to the Party or Parties against whom such Execution shall be awarded to pay the Debt. escape or abscond, or the Goods of such Party or Parties to be carried away or secreted, so that such Execution shall not have its due Effect, it shall and may be lawful to and for the Commissioners of the said Court, or any Three or more of them, upon Complaint and due Proof thereof made upon Oath or Oaths or Affirmation or Affirmations of One or more credible Witness or Witnesses, to order such Sergeant or Sergeants or other Officer or Officers to pay the Sum or Sums of Money for which such Execution was awarded to the Party or Parties complaining, and to enforce the Payment thereof by the same Ways and Means as are herein provided for the Recovery of any Debt or Debts; and it shall and may be lawful to and for the Commissioners of the said Court, or any Three or more of them, and they are hereby enabled, to impose any Fine not exceeding Ten Pounds for every such Offence on such Sergeant or Sergeants, Officer or Officers; and such Fine shall and may be recoverable, and when received or recovered shall be paid, applied, and distributed, by such Means and in like Manner as Fines or Penalties are in and by this Act generally directed to be recovered, paid, applied, and distributed.

LII. And be it further enacted, That if any Person or Persons shall, in For punishhis, her, or their Examination on Oath or Affirmation before the Commis- ing Persons sioners of the said Court of Requests, in any Action, Cause, or Matter guilty of depending therein, or before any Justice or Justices of the Peace acting in the Execution of this Act, wilfully and corruptly give false Evidence, or wilfully and corruptly swear or affirm any Matter or Thing which shall be false or untrue, every such Person so offending, and being duly convicted thereof, shall be and is hereby declared to be subject and liable to such Pains and Penalties as by any Law or Statute, Laws or Statutes, in force or effect, Persons guilty of wilful and corrupt Perjury are subject and liable to.

LIII. And be it further enacted, That all Penalties, Forfeitures, and For the Re-Fines by this Act inflicted or authorized to be imposed (the Manner of covery and levying, recovering, and applying whereof is not hereby otherwise par- Application ticularly directed a shall upon Proof of the Offences respectively before of Penalties. ticularly directed,) shall, upon Proof of the Offences respectively before any Justice or Justices of the Peace for the said County Palatine of Chester, either by the Confession of the Party offending, or by the Oath of any credible Witness or Witnesses, be levied, together with the Costs attending the Information and Conviction, by Distress and Sale of the Goods and Chattels of the Party or Parties offending, by Warrant under the Hand and Seal of such Justice; and the Overplus (if any), after such Penalties, Forfeitures, and Fines, and the Charges of such Distress and Sale, 30 A-B [Local.]

Sale, are deducted, shall be returned, upon Demand, unto the Owner or Owners of such Goods and Chattels; and the Monies arising by such Penalties, Forfeitures, and Fines respectively, when paid and levied (if not otherwise directed to be applied by this Act), shall be from Time to Time paid, one Moiety to the Informer, and the other Moiety to the Clerk to the said Commissioners, and shall be by the said Commissioners distributed amongst the Poor of the several Parishes, Townships, and Places within the Jurisdiction of the said Court of Requests; and in case such Penalties, Forfeitures, and Fines respectively shall not be paid forthwith upon Conviction, then it shall and may be lawful for such Justice or Justices to order the Offender or Offenders so convicted to be detained in safe Custody until Return can be conveniently made to such Warrant or Warrants of Distress, unless the said Offender or Offenders shall give sufficient Security, to the Satisfaction of such Justice or Justices, for his or their Appearance before him or them on such Day or Days as shall be appointed for the Return of such Warrant or Warrants of Distress, such Day or Days not being more than Eight Days from the Time of taking any such Security, and which Security such Justice or Justices is and are hereby empowered to take by way of Recognizance or otherwise, as to him or them shall seem right and proper; but if upon Return of such Warrant or Warrants it shall appear that no sufficient Distress can be had thereupon, or in case it shall appear to the Satisfaction of such Justice or Justices, either by the Confession of the Offender or Offenders, or otherwise, that he, she, or they hath not nor have Goods and Chattels within the Jurisdiction of such Justice or Justices sufficient whereon to levy all such Penalties and Forfeitures, Costs and Charges, such Justice or Justices may, at his or their Discretion, without issuing any Warrant of Distress, commit the Offender or Offenders to the Common Gaol or Prison of the said County Palatine of Chester, there to remain without Bail or Mainprize for any Time not exceeding Three Calendar Months nor less than Ten Days, unless such Penalties, Forfeitures, and Fines, and all reasonable Charges attending the Recovery thereof, shall be sooner paid and satisfied.

Justices may proceed by of Penalties.

'LIV. And be it further enacted, That in all Cases in which by this Act any Penalty or Forfeiture is made recoverable by Information before Summons in a Justice or Justices of the Peace, it shall be lawful for any Justice of the the Recovery Peace to whom Complaint shall be made of any Offence against this Act to summon before him the Party complained against, and on such Summons to hear and determine the Matter of such Complaint, and on Proof of the Offence to convict the Offender, and to adjudge him or her to pay the Penalty or Forfeiture incurred, and to proceed to recover the same, although no Information in Writing shall have been exhibited before him; and all such Proceedings by Summons without Information in Writing shall be as valid and effectual to all Intents and Purposes as if an Information in Writing had been exhibited.

Form of Conviction.

- LV. And be it further enacted, That in all Cases where any Conviction shall be had for any Offence or Offences committed against this Act the Form of Conviction shall be in the Words or to the Effect following; (that is to say,)
- BE it remembered, That on this Year of the Reign of

A. B. is convicted before of His Majesty's Justices

of the Peace for the County Palatine of Chester [or before

- of the Commissioners for executing an Act passed in the Third and Fourth Year of the Reign of King William the Fourth, intituled
- ' (here insert the Title of this Act)] of having [state the Offence]; and I [or do adjudge him [her or them] the said we the said

to forfeit and pay for the same the Sum of

- 9 Pounds, such Offence being contrary to the Provisions of the said Act.
- Given under my Hand and Seal [or our Hands and Seals] the Day and

'Year aforesaid.'

LVI. And be it further enacted, That where any Distress shall be made Distress not for any Sum of Money to be levied by virtue of this Act, the Distress itself to be unlawshall not be deemed unlawful, nor the Party or Parties making the same be of Form. deemed a Trespasser or Trespassers on account of any Defect or Want of Form. deemed a Trespasser or Trespassers, on account of any Defect or Want of Form in the Information, Summons, Conviction, Warrant of Distress, or other Proceedings relating thereto, nor shall the Party or Parties distraining be deemed a Trespasser or Trespassers ab initio on account of any Irregularity which shall be afterwards done by the Party or Parties so distraining, but the Person or Persons aggrieved by such Irregularity shall and may recover full Satisfaction for the special Damage in any Action upon the Case.

LVII. And be it further enacted, That no Order, Verdict, Assess- Proceedings ment, or Judgment, or other Proceedings made touching or concerning any of the Matters aforesaid, or touching or concerning the Conviction of any Offender or Offenders against this Act, shall be quashed or vacated for Want of Form only, or be removed or removable by Certiorari, or by any other Writ or Process whatsoever, into any of His Majesty's Courts of Record at Westminster or elsewhere, any Law or Statute to the contrary thereof in anywise notwithstanding.

quashed for Want of

LVIII. And be it further enacted, That no Plaintiff or Plaintiffs shall Plaintiffs not recover in any Action to be commenced against any Person or Persons to recover for any thing done in pursuance of this Act unless Notice in Writing shall have been given to the Defendant or Defendants Twenty-one Days tice, or after before such Action be commenced of such intended Action, signed by Amends. the Attorney for the Plaintiff or Plaintiffs, specifying the Cause of such Action; nor shall the Plaintiff or Plaintiffs recover in any such Action if Tender of sufficient Amends hath been made to him, her, or them, or to his, her, or their Attorney, by or on behalf of the Defendant or Defendants, before such Action shall have been commenced; and in case no such Tender shall have been made it shall and may be lawful to and for the Defendant or Defendants in such Action, by Leave of the Court, after such Action shall have been brought, at any Time before Issue joined, to pay into Court such Sum of Money as he, she, or they shall think fit, whereupon such Proceeding, Order, and Judgment shall be made and given in and by such Court as in other Actions where the Defendant is allowed to pay Money into Court.

without No-

LIX. Provided always, and be it further enacted, That no such Action Limitation of or Suit shall be commenced against any Person or Persons for any thing Actions. done in pursuance of this Act after Three Calendar Months next after

the Fact committed; and every such Action or Suit shall be brought and tried in the said County Palatine of Chester, and not elsewhere; and if any such Action or Suit shall be brought before Twenty-one Days Notice shall have been given, or after sufficient Satisfaction made or tendered as aforesaid, or after the Time limited for bringing the same as aforesaid, or shall be brought in any other County than as aforesaid, then and in every such Case the Jury shall find for the Defendant or Defendants; and upon such Verdict, or if the Plaintiff or Plaintiffs shall be nonsuited, or discontinue his, her, or their Action or Suit, after the Defendant or Defendants shall have appeared thereto, or if upon Demurrer Judgment shall be given against such Plaintiff or Plaintiffs, then and in every such Case the Defendant or Defendants shall have his, her, or their Costs, and have such Remedy for recovering the same as any Defendant hath for Costs of Suit in other Cases by Law; and the Defendant or Defendants in such Action or Suit, and every of them, may plead the General Issue, and give this Act and the special Matter in Evidence at any Trial or Trials which shall be had thereupon.

Saving the Rights of existing Courts.

LX. Provided always, and be it further enacted, That nothing in this Act contained shall extend or be construed to extend to do away, destroy, or prejudice the Courts for the Liberty of the Hundred and for the Manor and Forest of Macclesfield in the said County Palatine of Chester, or the County Court in and for the same County, but the said Courts respectively shall have the same Powers, Privileges, and Jurisdiction, in and so far as relates to the several Townships aforesaid or any of them, as they respectively had and exercised before the passing of this Act, any thing herein contained to the contrary notwithstanding.

This Act to cease on the passing of any General Act.

LXI. Provided always, and be it further enacted, That at the Expiration of Six Calendar Months next after any General Act shall be passed for the Recovery of small Debts, and the Operation of which General Act shall extend to the said several Townships in this Act mentioned, every Clause, Matter, and Thing in this Act contained which shall extend or be construed to extend to give the Commissioners hereby appointed any such local or separate Jurisdiction shall cease and determine.

Public Act. LXII. And be it further enacted, That this Act shall be deemed and taken to be a Public Act, and shall be judicially taken notice of as such by all Judges, Justices, and others.

Commencement of Act.

LXIII. And be it further enacted, That this Act shall commence and take effect from and after the Second Wednesday next after the passing thereof.

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