

such Person, is informed and verily believes, that such Debtor is about to withdraw, or hath withdrawn, him or herself, or his or her Effects, out of the said County, and thereby prevent the said Sheriff from Executing such Debtor or his or her Effects, for the Tobacco or Money, so as aforesaid due to him; which Oath shall be made in Writing, and left with the said Magistrate, and by him returned to the next County Court; and the said Magistrate shall then give the said Sheriff a Warrant from under his Hand and Seal, and thereby direct and empower the said Sheriff to levy the Tobacco or Money, so as aforesaid due to him, in the same Manner as he might do by this Act, after the Tenth Day of *June*; all which the said Sheriff shall do by Virtue of his Office, without any Execution Fee. Provided nevertheless, and it is the true Intent and Meaning of this Act, that if any Debtor, as aforesaid, absconding or about to abscond, will give such Sheriff good and sufficient Security, for the Payment of all such Public or County Levies, Parochial Charges, Officers or Lawyers Fees, at any Time before such Distress and Sale made, that then and in such Case, the Sheriff shall, and is hereby obliged to take the same.

THAT it shall not be lawful for any the said Inspector or Inspectors to inspect or pass any Hogshead or Parcel of Tobacco, at any Time between the Twentieth Day of *August*, and the First Day of *November* yearly, unless such Hogshead or Parcel of Tobacco be brought to, and left at, the said Inspection House, on or before the said Twentieth Day of *August* yearly; and that if any Inspector or Inspectors, shall presume to inspect or pass any Hogshead, or Parcel of Tobacco, between the said Twentieth Day of *August*, and the First Day of *November* yearly, he or they so offending, shall forfeit and pay Twenty Shillings Current Money, for every Hundred Pounds of Tobacco so by him or them inspected, to be recovered, if the same does not exceed the Sum of Ten Pounds Current Money, before any Magistrate in the County where the Offence shall be committed, as in Case of small Debts; and if the Penalty exceeds the said Sum of Ten Pounds, then to be recovered in the Court of the said County, by Action of Debt, Bill, Plaint, or Information, wherein no Essoin, Protection, or Wager of Law, shall be allowed; the One Half of all which Penalties shall be applied to the Use of the Informer, or such Person who shall sue for the same, and the other Half thereof to the several and respective Counties, to defray the Expence that may accrue in the due Execution of this Act.

THAT where Plaintiff or Defendant in any Suit now commenced, or that shall hereafter be commenced, in any Court within this Province, in whose Favour any Judgment shall be given, so as to intitle such Plaintiff or Defendant to his or her Cost, and who shall pay the said Cost in Current Money of this Province, as regulated by this Act, in all such Cases it shall and may be lawful for the Party against whom such Judgment shall be rendered, and he, or she, is hereby enabled to discharge all, or so much of the said Cost, in Current Money as aforesaid, at the Rate of Twelve Shillings and