

Lib. L. L. of this present Assembly if the Jury upon the Tryall of the
 No. 1. Issue in such Action or the Jury that shall Enquire of the
 Damages do find or Assess the damage under forty shillings,
 then the plant or plant^s in such Action or Actions shall have
 and recover only so much Cost as the damages given or
 assessed amount unto And be it further Enacted by the
 Authority aforesaid that if any person or persons Entituled to
 any the Act^s or Actions aforesaid, shall be at the time of any
 such cause of Action accrewing within the Age of one and
 twenty years ffeme Covert non Compos mentis imprisoned
 or beyond the Seas that then such person or persons shall be
 at liberty to bring the same Action or actions within such
 times as are before limitted after their com̄g to or being of
 full Age discoverd of sound Memory at large or returned from
 beyond the Seas as other Persons having no such Impediment
 might or should have done, and forasmuch as diverse disputes
 have formerly arose, whither Persons absenting the Province
 or wandering from County to County untill the time by the
 late Act for the reasons and purpospes aforesaid limitted and
 allowed were Expired should have any benefitt thereby and
 different Judgements given thereon in the severall and respec-
 tive Countys within this Province, for that the said Act was
 therein altogether silent.

p. 100

Be it therefore Enacted by the authority aforesaid that from
 and after the Publication hereof no person or persons whatso-
 ever absenting themselvs out of this Province, or that shall
 remove from County to County after any Debt contracted,
 whereby the Credit^r or Credit^s may be at any uncertainty of
 finding out the said pson or psons or his or their Effects shall
 have any benefitt by the limittations & restrictions in this Act
 Specified, Provided allways and it is the true intent & mean-
 ing hereof that this Act nor any thing herein Conteyned shall
 be construed reputed or taken to p^rjudice or debarr any pson
 removing himself & family from one County to another for his
 convenience or any pson leaveing this Province for the Term
 & time in this Act limitted from the benefitt thereof, he leaving
 Effects sufficient & known for the paym^t of his just debts in
 the hands of some pson or psons who will assume the paym^t
 thereof to his Credit^s any thing in this Act conteyned to the
 contrary hereof in any wise notwithstanding.

4th June 1692.

Assented to by the Councill Board }
 Signed p ord^r }
 John Llewelin Clk. }

June 2^d 1692

The house of Assembly
 have assented

Signed p Ord^r
 Hen: Denton Clk.