

any Court of Record of this province by Accon of Debt bill
 plaint or Information wherein no Essoyn protection or Wager
 of Law to be allowed. Lib. L. L.
No. 64.

And to the end that publiq Creditors may be speedily
 Satisfyed their Debts due from the publiq

Be it enacted by the Authority Advice and Consent afore-
 said That every publiq Creditor within this Province shall be
 at his Eleccion to make application to the Governour of this
 Province for the time being to put such Sheriffs Bond or Bonds
 in suite or otherways may immediately have an Action of Debt
 against such Sheriff in the County where the ffact ariseth for
 such publiq Tobacco as shall be due to such Creditor.

And to the end that no Officer or other person may be
 surprized or injustly molested either upon the Account of
 payment or Collection of publiq dues,

Be it likewise enacted by the Authority aforesaid by and with
 the Advice and Consent aforesaid that any person or persons
 having publick Tobacco due to them or ffees in any Sheriffs
 hands to collect and that do not Signify to such Sheriff or
 Sheriffs their dependance and resolution of making use of the
 same on or before the five and twentieth day of December in
 the year the same shall be due to him or them shall not have
 take or demand any benefitt or Advantage by this Act allowed
 for that present year and so every year successively nor shall
 the Sheriff of any respective Countys levy by way of Execution
 any publick dues or officers ffees upon the body goods or
 Chattells of any the Inhabitants of this province except they
 have made a demand thereof at or before the twentyeth day of
 January for that present year And so every year successively.

And be it also enacted by the Authority Advice and Consent
 aforesaid that any Sheriff within this province having in his
 hands publick Officers ffees to collect shall not presume to levy
 by Execution upon the body goods and Chattells of any the In-
 habitants of this province any ffees to him comitted to collect
 where the Person or Persons from whom such ffees appear to
 be due produce the former Sherriffs Receipts or otherways p. 8
 make appear the same to be paid under forfeiture and penalty
 of tribble the sume executed to the party or partys grieved to
 be recovered with Cost in any Court of record within this
 province by bill plaint or information wherein no essoyn
 protection or wager of Law to be allowed.

And forasmuch as Sheriffs bonds have of late years been
 usually taken in the County Courts for the better conveniency
 of Sheriffs getting security without any Certain forme thereof
 prescribed

Be it therefore enacted by the Authority Advice and Con-
 sent aforesaid That all Sheriffs bonds hereafter to be taken