

Court, and Adjournment of that Court; and the Supplementary Act thereto; the several Causes now depending in the Provincial Court, as well as the several Writs and Process, returnable to the Third Tuesday in October next, will be discontinued, or discontinued: For Remedy whereof, Session
Laws

Be It Enacted, by the Right Honourable the Lord Proprietary, by and with the Advice and Consent of his Lordship's Governor, and the Upper and Lower Houses of Assembly, and the Authority of the same, That the several Causes, Actions, Pleas, and Proceedings now depending in the Provincial Court, shall be continued, and are hereby declared and enacted to be continued, until the said Third Tuesday in October next; and that no Advantage, Benefit, or Exception, shall be taken or allowed, in any of the said Causes, Actions, Pleas, and Proceedings, for any Discontinuance or Miscontinuance whatsoever, which might have happened, if this Act had never been made; and that all Writs and Process already issued and returnable, or which shall be issued and returnable, to the said Third Tuesday in October next, shall be accordingly returned, and as good and available in Law, as if the said Acts had not expired.

And Be It Likewise Enacted, That the Court of Appeals, shall be, and by Virtue of this Act is, Adjourned to the First Day of the Provincial Court, to be held the Third Tuesday in October next.

And Be It Further Enacted, That the Justices of the said Provincial Court, shall and may continue such of the said Actions, Causes, Pleas, and Proceedings, now depending in the said Provincial Court, as to them shall seem proper, to such and so many Provincial Courts as they shall think fit, not exceeding Three Provincial Courts after the Making this Act; any of which said Three Provincial Courts shall not be reckoned any of the Four Courts for Limitation of Actions; any Act to the contrary, notwithstanding.

And Whereas, by the Expiration of the said Act, many people who depended upon the Trial of Facts at the Assizes, may be greatly injured if they should be obliged to try their Causes at the next Provincial Court, there being scarcely Time for the Summoning of Evidences, or the several Sheriffs to return Jurors, as usual, before the making the said Act.

Be It Therefore Enacted, That no Civil Cause, now depending in the Provincial Court, where the Issue in Fact is made up, and no Cause wherein the Issue in Fact shall be made up, at the said next Court, shall be tried at the Bar of the next Provincial Court; and that the several and respective Sheriffs within this Province, shall be and they are hereby, exempted and discharged, from the Summoning any Jurors to the said next Provincial Court. p. 26

Provided, This Act shall not be construed to extend, to debar the said Provincial Justices, from awarding a Venire facias Juratores,