

that the Matters and things contained and mentioned in the said writ Or Writs of Replevin shall be heard Tryed and determined in such Provincial or County Courts to which such Writ Or Writs shall be returnable any Law Usage Or custom to the contrary notwithstanding

Provided always that nothing in this Act contained shall hinder Or be Construed to hinder the parties concerned in such Act from removing the same by proper Writs of Removal from the said several County Courts into the Provincial Court but that the Parties aforesaid shall have the same benefit and priviledge in such Action Or Actions of Replevin as in Other Actions sued in the County Courts any thing herein before contained to the Contrary notwithstanding

Provided also that the Party Or Parties Obtaining or Suing such Writ Or writs of Replevin Out of any of the County Courts aforesaid shall before the Issuing thereof be Obligated to give Bond with Sufficient Sureties and lodge the same with the Clerk of the said County Courts in like manner as heretofore has been used in the high Court of Chancery

[*Endorsed on back*]

A Bill entitled An Act for Issuing Writts of Replevin out of the County Courts of this Province

By the Lower house of Assembly 14.th Nov.^r 1766.

Read the first time & Ordered to lye on the Table.

Signed p order MMacnemara Cl lo ho

By the Lower house of Assembly 21.st Nov.^r 1766.

Read the Second time and will pass

Signed p order MMacnemara Cl lo ho

By the Upper House of Assembly 21.st Nov.^r [1766].

Read the first and second Time, by an especial Order and will not pass

Signed by Order U Scott, Cl. Up. Ho.