

the Plaintiff or Defendant, Demandant or Tenant, Sum or Sums of Money, Day, Month or Year, by the Clerk in any Bill, Declaration or Pleading, where the right Name, Surname, Sum, Day, Month or Year, in any Writ, Plaint, Roll, or Record preceding, or in the same Roll or Record where the Mistake is committed, is or are once truly and rightly alledged, whereunto the Plaintiff might have demurred and shewn the same for Cause; (10) nor for Want of the Averment of *Hoc paratus est verificare*: (11) or for *Hoc paratus est verificare per Recordum*; (12) or for not alledging *Prout patet per Recordum*; (13) or for that there is no right Venue, so as the Cause were tried by a Jury of the proper County or Place where the Action is laid; (14) nor any Judgment after Verdict, Confession by *Cognovit Actionem*, or *Relicta verificatione*, shall be reversed for Want of *Misericordia*, or *Capiatur*; (15) or by Reason that a *Capiatur* is entred for a *Misericordia*, or a *Misericordia* is entred where a *Capiatur* ought to have been entred; (16) nor for that *Ideo concessum est per Curiam* is entred for *Ideo consideratum est per Curiam*; (17) nor for that the * Increase of Costs after a Verdict in an Action, or upon **485** a Non-suit in *Replevin* are not entred to be at the Request of the Party for whom the Judgment is given; (18) nor by Reason that the Costs in any Judgment whatsoever are not entred to be by Consent of the Plaintiff; (19) but that all such Omissions, Variances, Defects, and all other Matters of like Nature, not being against the Right of the Matter of the Suit, nor whereby the Issue or Trial are altered, shall be amended by the Justices or other Judges of the Courts where such Judgments are or shall be given, or whereunto the Record is or shall be removed by Writ of Error.

II. Provided always, and be it further enacted by the Authority aforesaid, That this Act, or any Thing therein contained, shall not extend to any Writ, Declaration, or Suit of Appeal of Felony or Murder, nor to any Indictment or Presentment of Felony, Murder, Treason, or other Matter, nor to any Process upon any of them; (2) nor to any Writ, Bill, Action or Information upon any Penal Statute, other than concerning Customs and Subsidies of Tonnage and Poundage; any Thing in this Act contained to the contrary thereof in any wise notwithstanding.