

X. And be it further enacted by the Authority aforesaid, That from and after the said four and twentieth Day of *June*, it shall and may be lawful for every Sheriff, or other Officer, to whom any Writ or Precept is or shall be directed, at the Suit of any Person or Persons, of, for and upon any Judgment, Statute or Recognizance hereafter to be made, or had, to do, make and deliver Execution unto the Party in that Behalf suing, of all such Lands, Tenements, Rectories, Tithes, Rents and Hereditaments, as any other Person or Persons be in any Manner of wise seised or possessed, or hereafter shall be seised or possessed in Trust for him against whom Execution is so sued, like as the Sheriff or other Officer might or ought to have done, if the said Party against whom Execution hereafter shall be so sued, had been seised of such Lands, Tenements, Rectories, Tithes, Rents or other Hereditaments of such Estate as they be seised of in Trust for him at the Time of the said Execution sued, (2) which Lands, Tenements, Rectories, Tithes, Rents and other Hereditaments, by Force and Virtue of such Execution, shall accordingly be held and enjoyed, freed and discharged from all Incumbrances of such Person or Persons as shall be so seised or possessed, in Trust for the Person against whom such Execution shall be sued; (3) and if any *Cestuy que Trust* hereafter shall die, leaving a Trust in Fee-simple to descend to his Heir, there, and in every such Case, such Trust shall be deemed and taken, and is hereby declared to be Assets by Descent, and the Heir shall be liable to and chargeable with the Obligation of his Ancestors for and by reason of such Assets, as fully and amply as he might or ought to have been, if the Estate in Law had descended to him in Possession in \*like Manner as the Trust descended; any Law, Custom 511 or Usage to the contrary in any wise notwithstanding.

XI. Provided always, That no Heir that shall become chargeable by reason of any Estate or Trust made Assets in his Hands by this Law, shall by reason of any kind of Plea, or Confession of the Action, or suffering Judgment by *Nient dedire*, or any other Matter be chargeable to pay the Condemnation out of his own Estate; (2) but Execution shall be sued of the whole Estate so made Assets in his Hands by Descent, in whose Hands soever it shall come, after the Writ purchased, in the same Manner as it is to be at and by the Common Law, where the Heir at Law pleading a true Plea, Judgment is prayed