

Limitation hereafter expressed and not after (that is to say) and the
said Action for account and the said Action for debt detinue & replevin
for goods and Chattles, and the said Action for Trespassquare claim
sums freight within two years ensuing the Cause of such action and
not after And the said Action of the Case for Words and Actions
of Trespass, of assault, Battery, wounding and Imprisonment or
any of them within one year from the time of the Cause of such
Action arising and not after And be it further enacted by and
with the advice and Consent aforesaid, That in all Actions of the
Case for Slanderous Words to be sued or prosecuted by any person
or persons in any Court of Record of this Province that hath pow^r
to hold Plea of the same after the end of this present Assembly if the
Jury upon the Tryall of the Issue in such Action or the Jury that
shall Enquire of the Damages do find or assess the Damage under
forty Shillings then the plaintiff or plaintiffs in such Action or Actions
shall have and recover only so much Cost as the Damages given or
assessed amount unto And be it further enacted by the Authority
aforesaid that if any person or persons inhibited to any the Act^{ions}
or Actions aforesaid, shall be at the time of any such cause of
Action accruing within the Age of one and twenty years from
Cover non Composit mentis imprisoned or beyond the Seas that then
such person or persons shall be at liberty to bring the same Action
or Actions within such times as are before limited after their coming
to or being of full Age discoverd of sound Memory at large or re-
turned from beyond the Seas or other Persons having no such Im-