

And be it further Enacted by and
 with the Advice and Consent of the High Court
 of Chancery that being indebted to any person or
 persons that refuse to discount or allow the same out
 of any publick County by due from such person or
 persons but will notwithstanding the said Debt being
 due from the shew take the body or goods of such person
 in execution shall be liable to be imprisoned in an
 action of Treppass or False Imprisonment, as the case
 shall require

And be it further Enacted that
 the High Sheriff of every respective County shall be liable
 to be sued as if for his own or any of his Deputy's Offence
 or Offences against this Act and the Debts mentioned which
 the Sheriff may owe to any Inhabitant as to be under-
 stood of such debts as are assigned to the Inhabitants in
 the publick County or parishes by or for the Poll as a
 debt due from the High Sheriff by bill bond note or account
 proved any law usage or custom to the contrary
 notwithstanding

And whereas there have been diverse great
 complaints from severall parts of this Province to the Hon^{ble}
 Assembly of our Sherrifs and Under-sherrifs that have exacted
 and extorted great summs of Tolls above their due and
 lawfull fees Ascertain'd by the Act of Assembly of
 this Province from severall of the Inhabitants thereof