

And be it further Enacted  
that if any Debtor or Debtors be sued by any Creditor  
or Creditors for any Summe or Summes of Money or Tolls  
due upon the Debtor's Assumption or due by bill or  
bond under the hand and seal of the said Debtor  
and the Debtor or Debtors the Assumption or such part  
thereof as he shall think fit to plead discount to  
and acknowledge the said Debtors shall further  
that he hath an account of his own against the  
creditor that hath arisen due to the Debtor since  
the passing of any bill or bond or after such Assump-  
tion as aforesaid which he desires may be discontinued.

It shall and may be lawful for the Justices  
before whom such matters shall be brought to be  
depending upon good proofs made of such debts  
to cause the same bills or bonds or other instruments  
to be discounted in court and give judgment there-  
upon against the Debtor for so much only as  
shall be remaining to the plaintiffe with costs  
if he provided the balance exceed four hundred  
pounds of Tolls or three and thirty shillings and  
four pence in the County Court and if less than  
four hundred pounds of Tolls or three hundred  
pounds of Tolls or three hundred pounds of Tolls in the  
provinciall court otherwise the plaintiffe shall  
be non-suited as by other Law are provided  
provided never the less that nothing in this Act