

Case for Words, Tresspass, Assault, Battery, Wounding Imprisonment, within one Year.

Years ensuing the Cause of such Action, and not after: and the said Actions of the Case for Words, and Actions of Tresspass, of Assault, Battery, Wounding and Imprisonment, or any of them, within one Year from the Time of the Cause of such Action accruing, and not after.

Salvo to Infants Feme Coverts, non Compos Mentis, Imprisoned or beyond Sea.

And be it further Enacted by the Authority aforesaid, That if any Person entitled to any the Action or Actions aforesaid, shall be at the Time of any such Cause of Action accruing within the Age of One and Twenty Years, Feme-Covert, Non Compos Mentis, Imprisoned or beyond the Sea, that then such Person or Persons shall be at Liberty to bring the said Action or Actions within the respective Times before limited, after their coming to or being of Full Age, Sound Memory, at Large, or returned from beyond the Seas, as other Persons having no such Impediment might or should have done.

Not pleadable by persons wandring from County to County. &c.

AND forasmuch as diverse Disputes formerly arose, whether Persons absenting the Province or wandering from County to County, until the time by the late Act, for the Reasons and Purposes aforesaid, limited and allowed, were expired, should have any Benefit thereby, and different Judgments given thereon in the several and respective Counties within this Province, for that the said Act was altogether silent,

Be it therefore Enacted by the Authority, aforesaid, That from and after the Publication hereof, no Person or Persons whatsoever, absenting themselves out of this Province, or that shall Remove from County to County, after any Debt contracted, whereby the Creditor or Creditors may be at an uncertainty of finding out the said Person or Persons, or his or their Effects shall have any Benefit by the Limitation or Restriction in this Act specified.

Not to effect persons removing their Families for conveniency, leaving Effects &c.

Provided always, and it is the true Intent and Meaning hereof, That this Act or any thing herein contained, shall not be construed, reputed or taken to prejudice or debar any Person removing himself or Family from one County to another, for his Conveniency, or any Person leaving this Province for the Time and Term in this Act limited, from the Benefit thereof, he having Effects sufficient, and known, for the Payment of his just Debts in the Hands of some Person or Persons who will Assume the Payment thereof to his Creditors, any thing in this Act contained to the contrary hereof in any wise notwithstanding.

Nothing Evidence after 12 Years

And be it further Enacted by the Authority aforesaid, by and with the Advice and Consent aforesaid, That no Bill, Bond, Judgment, Recognizance, Statute-Merchant of the Staple or other specialty whatsoever except such as shall be taken in the Name, and for the Use of our Sovereign Lord the King, his Heirs and Successors, shall be good and pleadable, or admitted in Evidence against any Person or Persons of this Province after the principal Debtor and Creditor have been both Dead Twelve Years, or the Debt or thing in Action above Twelve Years standing, saving to all Persons that shall be under the aforesaid mentioned Impediments of Infancy, Coverture, Insanity of Mind, Imprisonment, or being beyond the Sea, the full benefit of all such Bills, Bonds, Judgments, Recognizances Statute-Merchant, or of the Staple or other Specialties for the space of Five Years after such Impediment removed, any thing in this Act before mentioned to the contrary notwithstanding.

Saving to Infants at Infants