

Cases it shall and may be lawful for any one Justice within the
 Severall and respective Counties within the person Doctor doth refer
 to by here and Determine the matter of Controversy between
 the 2. partyes Debtor and Creditor as aforesaid upon Application
 to him made by any Creditor or Creditors of such Debtor or Debtors
 as aforesaid and at the time of such Application such Justice is
 also Authorized and Impowered and also Willed and required to
 issue out his Warrant and Depule such person for to Execute
 the Same as he shall think fitt to demand and bring before him
 the person of such Debtor or Debtors, and also Sumons to issue out
 for such Witness or Witnesses as either Plaintiff or Defendant
 shall have Occasion to make use of, with power to Administer
 an Oath or Oaths to either Plaintiff or Defendant, or to either of
 their Evidences as Occasion shall require for the better Clearing
 of the Matter in Controversy before him and upon full hearing of
 the Allegations of both parties what may or can be given upon
 Oath in Evidence by both their Witnesses to proceed as the Nature
 of the Case shall require whose Determination shall be final
 all which such Justice of the peace before whom such matter
 of Controversy shall be brought shall do the Same without
 any Fee or reward and of such party or partyes against
 whom Judgment shall be given shall refuse or delay to pay
 such Debt as sh^{al} be awarded against him or their Heirs or
 Heirs and may be Lawfull for such Justice of the peace
 Award Execution against the Said party or partyes for the
 Debt aforesaid by fieri facias or Capias ad Satisfaciendum
 Directed to the Sheriffs of the County within which said Justice