

no Escoyne protection or Wager of Law shall be allowed - And be it  
 further Enacted by the authority aforesaid that if any Suit or Action be  
 commenced or prosecuted against any person or persons for what he or they  
 shall do pursuant to the Execution of this Act such person or persons  
 so sued may plead the Generall Issue and upon any Issue Joyned may  
 give the Speciall Matter in Evidence and if the Plaintiff shall die in  
 this Suite or Judgment pass against him the Def: or Def:ts shall recover  
 his or their Double Costs for his or their Unjust vexation, Provided  
 always that in Case the pretensions of any party Grieved shall be adjudged  
 by the Major part of the Commissioners Determining the Cause as aforesaid  
 to be of or to exceed the Value of three hundred pounds then in  
 all such Cases such party may have an Appeal from such Determination  
 and Decree of the Commissioners aforesaid to the Kings Majesty in Council here  
 they giving Security to prosecute such Appeal with Effect or otherwise  
 pay and satisfy all such Costs and Damages as shall or may accrue to the  
 other party for whom such Sentence has been given by making such his  
 appeal as aforesaid Provided nevertheless and it is hereby Enacted and  
 Declared that the party for whom such Sentence as aforesaid shall be given  
 shall not any ways be Delayed by such Appeal to the Kings Majesty  
 as aforesaid but immediately put in possession of the Land within the bounds  
 ascertained as aforesaid and also provided that where any bounds of Land have  
 been already settled and Determined by any Law Suite Arbitration or  
 otherwise such Determination appearing on record the same so settled and  
 Determined shall remain and continue unalterable and no ways  
 subject to any View or review of the Commissioners appointed by this Law  
 and that it shall and may be Lawfull for the pro: Court of this province to  
 hear and determine all actions of Trespass and Ejectments already depending  
 before them, Provided always that if any person concerned or interested  
 in any of the Lands in Dispute as aforesaid shall happen to live in any of the  
 remote Counties of this province from the County where such Land in Dispute  
 lies or be out of the province or beyond Sea that then the party complaining  
 shall make publication as before provided by this Act three months the  
 parties living in the remote Counties and twenty four months the parties  
 being out of the province or beyond Sea before his Application to the  
 Commissioners as aforesaid which Publication must be made before the  
 Commissioners Commissioned as aforesaid at the time of such Application -  
 whereupon the Commissioners may proceed to determine such bounds of Land  
 so prayed to be ascertained as effectually to all intents and purposes as if the  
 parties concerned or anyway interested were personally present and  
 whereas severall persons by their Humble petition have represented to the