

IX. Provided always, That such award shall remain seven days in C H A P.
the general court during their sitting, if returned to the general court,
or four days in the respective county courts during their sitting, if re-
turned to any county court; after the return thereof, before any such
judgment shall be entered up; and if it shall appear to the justices of
the court to which any such award shall be returned, within the re-
spective times aforesaid, that the same was obtained by fraud or mal-
practice, in or by surprise, imposition, or deception of the arbitrators,
or without due notice to the parties, or their attorney or attorneys, it
shall and may be lawful for the said court to set aside such award, and
refuse to give judgment thereon.

X. Provided always, and be it enacted, That if any cause which
hath been referred, or which shall hereafter be referred, by virtue of
this act, either of the parties, or any of the arbitrators to whom the
same is or shall be referred, hath died, or shall happen to die before
any award was or shall be made, or if the arbitrators, or any of them,
have refused or shall refuse to act, or if, after any award made the same
hath been or shall be set aside, that then all that space of time from the
impetration of the original writ in such cause, until the death of the
party, or arbitrator, or refusal to act, or setting aside such award, shall
not run, be had, reckoned, or estimated, as part of the time limited
for the bringing or prosecuting such suit; and that this act shall and
may be taken advantage of, in bar of the act of limitation, without
any special replication, anything to the contrary hereof notwithstanding;

XI. And be it further enacted, That if any *Habeas corpus* shall be issued out of
hereafter issued by any defendant out of the general court, to remove
any cause depending in any county court within this state, if upon the
return of any such writ, and the record certified into the said general
court, it shall appear to the judges of the same court, that the original
debt or damages do not exceed twenty pounds sterling, thirty-three
pounds six shillings and eight-pence current money, or two thousand
pounds of tobacco, or where the action shall be brought upon a bond
or other specialty, for the payment of money or tobacco, or payment
or performance of any bill of exchange protested, it shall appear to the
said judges, that the principal sum mentioned in such specialty or con-
dition thereof, or due on such bill of exchange protested, doth not ex-
ceed twenty pounds sterling, thirty-three pounds six shillings and eight-
pence currency, or two thousand pounds of tobacco, the said judges of
the general court, upon the prayer of the plaintiff, in such case shall
award *a precedendo* on such writ of *Habeas corpus*, any law, usage, or
custom, to the contrary notwithstanding.

XII. And be it further enacted, That in all cases whatsoever, where
judgments have been entered agreeable to awards heretofore made, the
same shall be deemed and taken to be good and valid, and as effectual
in law, to all intents and purposes, as if the same judgment had been
rendered upon verdict or confession.

XIII. Provided always, That nothing in this act contained shall extend, or be construed to extend, to establish, or in any manner af-
fect any judgment that hath been entered, on which any writ of error
shall be filed.