

errors therein by discontinuance or otherwise by the late Troubles.

II. Provided no Person shall take any benefit of this Act for any error or mistake in any Process, Pleas or other proceedings not occasioned by the said late troubles.

III. The 2 last years, viz. from 1690 to 1692, shall not be accounted, concluded and meant in the Statute of Limitations for payment or demand of Debts, or in the clause for returning of Certificates upon Land granted, or suing out Patents for Lands, but in those and such like cases the said years shall be passed by, and not counted for years thereby meant or mentioned.

IV. *An. 6. W. & M. 1694. p. 24.* All Actions, Suits, Causes and Proceedings in all Courts within this Province shall be taken and reputed as valid in Law or Equity to all intents and purposes, as any other Judicial Proceedings, and all Officers Military and Civil are confirmed, established and ratify'd, for, in, or by reason of any legal acting or proceeding in their respective Offices and Stations, from the Access of Sir *Edmund Andross*, Knight, to the present Governour *Francis Nicholson*, Esq; his arrival, any Clause, Imperfection, or want of Authority in the said Sir *Edmund Andross* or his Commission notwithstanding.

V. Provided nothing in this Act shall justify the said Sir *Edmund Andross's* taking and disposing of the Publick Revenues, or debar the Assembly or any other Person of their Right or Claims to the same.

VI. *An. 11. W. 13. 1699. p. 69.* No County Court shall hold Plea of any Action upon Bond, Bill, Assumption, Reckoning or Account, where the Debt or Damages doth not exceed the sum of 200 *l.* of Tobacco, or 16 *s. 8 d.* in Money: but in all such cases it shall be lawful for any one Justice of Peace in the County where the Debtor resides, to hear and determine the matter, and to administer Oaths as occasion shall require; and upon full hearing, to proceed as the nature of the case shall require, whose determination shall be final.

VII. All which the said Justice shall do without fee or reward; and if the Party against whom Judgment shall be given, shall refuse or delay to pay such Debt as shall be awarded against him, the said Justice shall award Execution against him by *fi. fa.* or *Ca. sa.* directed to the