No Judgment of any Justice of the Peace, or decision of Supreme Court, in any appeal, to be plead-ed in har in any Court to defeat Title to Land.

III. And be it further enacted, That no Judgment of any Justice or Justices of the Peace given under this Act, or the said recited Act, or Judgment or decision of the Supreme Court on any Appeal from any Judgment of any Justice or Justices of the Peace, under this Act, or the said recited Act, shall be pleaded in bar or justification, or otherwise, in any Court, by the party who may have obtained the same, in order to support or defeat any Title to Lands, Tenements or Hereditaments within this Island.

CAP. IV.

An Act authorizing Commissions to be issued for taking the Depositions of Witnesses out of this Island, in cases where Judgment hath been marked by Default. [10th April, 1835.]

HEREAS an Act made and passed in the Tenth year of the reign of His late Majesty King George the Fourth, intituled An Act to amend an Act intituled 'An Act to render perpetual an Act intituled An Act to enable the Justices of the Supreme Court of Judicature to issue Commissions for examining Witnesses out of this Island,' will expire at the end of the present Session of the General Assembly: and whereas it is necessary to authorize the issue of Commissions to take the depositions of Witnesses residing out of this Island, In civil causes in in cases wherein Judgment bath been marked by default-Be it therefore enacted, by the Lieutenant Governor, Council and Assembly, That in all Civil default, the Court Causes which may hereafter be depending in the tices in vacation, Supreme Court of Judicature, and in which Judgment shall have been marked by default, it shall and may be lawful for the said Court, or for any one of the Justices of the said Court in vacation, upon

wherein judg-ment shall have been marked by may authorize a Commission to issue for the examination of Witnesses out of the Island.