

## C A P. VII.

An ACT for Reformation of Jeofails and Mispleadings, and to prevent Arrests and Reversals of Judgments, and for the better Advancement of Justice.

**BE** it enacted, by the Lieutenant Governor, Council and Assembly, That from and af-

After an issue tried there shall be Judgment given notwithstanding any mispleading, &c.

ter the Publication hereof, if any Issue be tried by the Oath of Twelve or more indifferent Men for the Party Plaintiff or Demandant, or for the Party Tenant or Defendant, in His Majesty's Supreme Court of Judicature within this Island, or in any other Courts of Record which now are, or which shall or may be established therein, the Justice or Justices by whom Judgment thereupon ought to be given, shall proceed and give Judgment in the same, any Mispleading, want of Colour, insufficient Pleading or Jeofail, and Miscontinuance or Discontinuance, or misconveying of Process, misjoining of the Issue, Want of Warrant of Attorney for the Party against whom the same Issue shall or may be tried, or other Default or Negligence of the Parties, their Counsellors or Attornies, had or made to the contrary notwithstanding; and the said Judgment shall stand according to the said Verdict, without Reversal by Writ of Error, or false Judgment; *Provided* that, in avoiding of Errors, through the Negligence of Attornies, every Person named as Attorney in Actions and Suits, prosecuted and pleaded to issue, shall from time to time deliver, or cause to be delivered, his or their sufficient and lawful Warrant of Attorney; to be entered of Record for each and every of the said Actions or Suits wherein they shall or may be named as Attornies, to the Clerk of the Court: That is to say, the Attorney for the Plaintiff or Demandant shall file his Warrant of Attorney as aforesaid the same Term he shall have declared; and the At-

When Warrants of Attorney shall be filed.