Courts in Upper and Lower Canada to make rules of practice for purposes of this Act.

V. And be it enacted, That the several Courts of competent jurisdiction in Upper and Lower Canada, shall have power and authority to make and provide from time to time, as occasion may require, any rule or 5 rules of practice they may respectively deem necessary and proper, for carrying the purposes and provisions of this Act into effect. and for regulating the proceedings in this behalf in their respective jurisdictions. ·10

No salary can be seized unless the seizure is made within twelve months from debt

VI. And be it enacted, That in the event of any claim or demand upon a Public Officer, or any portion thereof having been contracted, or bearing date at a period longer 15 contracting of than twelve months prior to application for arrest of salary, then and in that case, the arrest so required shall be refused and held null and void.

Pensions to militiamen, &c., not liable to seizure.

VII. And be it enacted, That nothing in 20 this Act contained, shall extend or be construed to extend to enable creditors to seize or attach pensions payable to militiamen or others, out of the Consolidated Re-25 venue of this Province.