er against l, shall be mmissiondismissed en against lave such oner shall

n brought any such defendant, e amount n affidavit dant shall cording to ction shall e made to lich such Court for y affidavit, reasonable of debt, in uch Court that such the plaine, be disaım recovll exceed l exceed) ; and in ll be less nt, to be ıll be envered by nis costs, ation for

now hy

XIII. And be it enacted, that if any plaintiff shall Plaintiff havrecover judgment in any action personal, in any of Her judgment in a Majesty's Courts of Record, in this Province, against personal action against a tradany such trader, and shall be in a situation to sue out er. execution thereupon, and there be nothing due from the plaintiff by way of set off against his judgment, and such trader shall not, within twenty-one days after notice in writing personally served upon him requiring immediate payment, pay, secure or compound for the same, to the satisfaction of the plaintiff, he shall be deemed to have committed an act of bankruptcy upon the twenty-second day after the service of such notice: Provided always, that if such execution shall in the mean time be suspended or restrained by any rule. order or proceeding of any Court having jurisdiction in that behalf, no further proceeding shall be had upon such notice, but that it shall be lawful nevertheless for such plaintiff, when he shall again be in a situation to sue out execution on such judgment, to proceed again by notice in manner before directed.

XIV. And be it enacted, that if any decree or order Trader reshall be pronounced in any cause depending in any fusing to pay money ordered Court of Law or Equity, or any order be made in any to be paid by a matter of bankruptcy or lunacy against any such trader Court of Law ordering him to pay any sum of money, and such trader shall disobey such order, the same having been duly served upon him, the person entitled to receive the money under such decree or order, or interested in enforcing the payment thereof pursuant thereto, may apply to the Court by which the same shall have been pronounced, to fix a peremptory day for the payment of such money, which shall accordingly be fixed by an order for that purpose; and if such trader, being personally served with such last mentioned order twentyone days before the day therein appointed for payment of the money, shall neglect to pay the same, he shall