County in which the party sought to be arrested resides. and such Judge may and shall, upon the provision of this. Act being complied with, order a writ of Capias ad satisfaciendum to issue either out of his own Court or from the office of the Deputy Clerk of the Crown in such County, subject to the revision of the Court of Queen's Bench ro a Judge thereof, in case the party shall think himself aggrieved by such order, and upon any such order the several Deputy Clerks of the Crown are hereby authorised to issue writs of Capias ad satisfaciendum agreeably to 10 such order.

in what cases only write of ra : sa : may lureafter ÍSAUE.

XIX. And be it enacted, That no writ of Capias ad satisfaciendum shall hereafter be issued except under the provisions of this Act, save only in cases in which the party shall have been held to bail on mesne process, any 15. law or usage to the contrary notwithstanding.

Farty held to ball on mesne process and taken on ca: for discharge

XX. And be it enacted, That it shall be lawful in all cases in which a party who may have been held to bail on mesne process shall be arrested on a writ of Capias wii may apply ad satisfaciendum, or shall be surrendered by his bail, for 20 underthis Act. the party so arrested or surrendered to apply for his discharge; and in case it shall appear to the Court out of which such writ issued, or in which the writ was prosecuted, that the party arrested has not the means of satisfying such judgment, or any part thereof, besides the 25, wearing apparel, beds, bedding and cooking utensils of himself and family in actual use, and that he has not acted fraudulently in contracting the debt or in depriving himself of the means of satisfying the judgment, it shall be lawful for the Court or Judge to order him to be dis- 30 charged.

Discharge not

XXI. And be it enacted, That no arrest or discharge sequent arrest made under this Act shall operate to prevent an applicafor good cause, tion for a second or subsequent arrest, upon such causes 35 as are provided for by this Act.

Collusion whose chose in action shall be sold and and certain other parties, to be a misdemeanor.

XXII. And be it enacted, That if any party whose between party choses in action, or property shall be sold under the provisions of this Act, and the party against whom any such cause of action existed, or who shall be in possession of any property sold, shall after notice of such sale collude 40 together or attempt to collude, to delay, hinder, or prevent the purchaser in the recovery of the property or rights vested in him by any sale under this Act, such collusion shall be a misdemeanor, and after such notice, a release given or made, without the knowledge and consent of the 45. purchaser of the chose in action or property affected by such release or settlement, or in fraud of such sale, shall runishment of he prima facie evidence of such collusion; and the party or parties on conviction thereof shall be liable to be sent

parties convicted.