



At the *General-Assembly* of the Province of *Nova-Scotia*, begun and holden at *Halifax*, on Wednesday the *First* Day of *July* 1761, in the *First* Year of His Majesty's Reign, and there continued by several Prorogations until Thursday the 22d Day of *March*, 1764, in the *Fourth* Year of His Majesty's

*Altogether*

Reign.



An Act for amending Defects in Pleas, Processes, and Records.

It is enacted by the Lieutenant Governor, Council, and Assembly, That for Error in any Record, Process, or Warrant of Attorney, Original Writ, or Judicial, Panel or Return, in any Places of the same razed or interlined, or in any Addition, Substraction, or Diminution of Words, Letters, Syllables, or Titles found therein: No Judgment or Record shall be reversed or annulled, but the Judges of the Courts before whom such Records and Process shall be depending, shall have Power to examine such Records, Process, Words, Pleas, Warrants of Attorney, Writs, Panels, or Return by them, and their Clerks, and to reform and amend in Affirmance of the Judgments of such Records and Processes, all that which to them in their Discretion, seemeth to be misprison of their Clerks,

*10*