and

by the faid aforerecited Act, shall enter the same with the Clerk of the Licenses, under the Penalty imposed by the said Act, and shall pay the Duty payable thereon to the said Clerk, as the fame shall become due, and in Default of Payment, the same shall be levied in Manner as directed by the said Act.

Clerk of Licenses to use and exercise the powers given by Ad, 8 Geo. 3. to the the Col. ectors of impost and Excife.

Collectors of Impost and Excise to account to 11t Aug.

Clerk of Licenses to pay money re-ceived into the Treasury.

II. And be it also Enacted, That the Clerk of the Licenses aforesaid, shall have, use and exercise all and every the Powers and Authorities by the faid Act given to the Collector or Collectors of Excise, and the said Collector or Collectors are hereby directed to deliver to the said Clerk of the Licenses the several Entries by him or them taken of the Number and Owners of fuch Wheel Carriages, after having made up all their Accounts to the First Day of August aforesaid, and paid the said Sums by him or them collected and due to the faid Time into the Treafury and that the faid Clerk of the Licenses shall also from Time to Time pay the Monies arising from this Duty into the Treasury, in like Form and Manner as is directed in the said Act.

CAP. II.

5. Geo. 3. cap. 1. 7. Geo. 3. cap. 2.

14. Gee. 3. cap. 5.

15, Geo. 3. cap. 5.

Preamble.

An ACT in further Amendment of the several Laws, relative to the summary Trial of Actions.

MAXIM HEREAS many Inconveniences do arise in carrying into Execution the Act made last Session of the General Assembly, intitled, "An Act in further A-" mendment of, and in Addition to an Act made ***** " in the Fifth Year of his present Majesty's Reign, intitled, An Act for the Jummary Trial of Actions, particularly in the Country Parts of the Province, where the Magistrates live at a great Distance from each other.

All causes where the Debt shall not exceed L3 to be tried before one or more julices.

I. Be it Enacted by the Governor, Council and Assembly, That in all Causes where the whole Dealing or Cause of Action shall not exceed Three Pounds, the same shall and may be tried before one or more Justices, who shall proceed therein in Manner as is directed by the first Section of the above recited Act.

Debter not appear. ing on fummons or negleding to perform order.

II. And be it also Enacted, That if any Debtor after being duly summoned to appear, shall without just Cause to be allowed of by the faid Justice or Justices, refuse or neglect to appear, or shall refuse or neglect to perform such Order or Decree as shall be made concerning such Debts as aforesaid, it shall and may be lawful for such Justice or Justices to issue Execution against the Goods and Chattels of fuch Debtor, and for want of Goods and