aid, his, her, or their Heirs; within Twelve Months from the Second Day of October, 1758, to sue for and secover, by Action in nature of an Action of Account, from the Person or Persons to whom the Persons intitled to such Lands or Tenements were indebted, and for Satisfaction of whose Debts the faid Lands or Tenements have been fold as aforefaid, upon Payment in manner hereinafter directed, of the principal Money due, with Interest for the same, at the Rate of Six Pounds in the Hundred for each Year, and all Costs and Damages awarded or sustained by the said Judgments, and also for all improvements of the said Lands or Tenements, and the Provost-Marshal's Proceedings thereon, with like Interest for the principal Money expended in such Improvements, upon a just Account to be taken of the same on any Trial for the Recovery of said Lands or Tenements, wherein at View, if required, shall be directed. And if upon such Trial, it shall appear in Evidence, that fuch Person or Persons to whom the Lands A have been fold and conveyed, as aforefuld, have committed wilful Waste thereon, or have received Rents or Profits from the faid Lands or Tenements, the faid Rents and Profits, and the Value of such Waste, shall be allowed in Account to the Person so suing for the Recovery of the said Lands or Tenements, and upon Payment of taid principal Money and Interest, and of all Damages and Costs, for and on Account of such Debts and Improvements, or upon taking such Account of Rents and Profits, or the Value of such Waste, and Payment of the Ballance due thereon, before any Writ of Execution shall issue upon any Judgment upon such Trial, to the Clerk of the Court where such Trial shall be had; that then and in such Case it shall and may be lawful to award fuch Writ of Execution for delivering Poffeffion of fuch Lands or Tenements to the Persons to suing for the same: Provided, That if upon such Trial it shall appear that the Rents and Profits received, or the Value of such Waste committed, or both of them do exceed the Value of the Debt, Interest, Cono, and Damagne, and she Value of the Improvements, that Execution thall iffue for recovering the faid Sum fo received in Rents and Profits, or the Value of such Waste committed, beyond the Value of such Debt, Interest, Costs, and Damages, together with the Possellion of the Lands and Ienements to taken in Execution as aforefaid.

Provided nevertheless, That any Debtor or Debtors, or his or her Heirs, upon Payment or Tender of Payment, within Twelve Months after said Second Day of October, 1758, of the Consideration-Money really and bona fide paid by the last Purchaser or Purchasers under the Provost-Massinal's Deeds, of any Lands or Houses, with all Charges for necessary Repairs, or Alterations, shall and may be entitled to recover such Lands and Houses, so taken in Execution and sold by the Provost-Marshal as aforesaid.

Provided also, That it shall and may be lawful nevertheless, to and for any Debtor or Debtors, or his or her Heirs to have and projecute an Acrtion of Account, against his or her Creditor or Creditors notwites anding:

Provided also, That all subsequent Deeds and Conveyances, made and executed by any subsequent Purchaser or Purchasers under the Provost. Marshal's Deeds, since the said Second Day of October, 1758, within the Space of One Year only, for any greater Sum than is expressed in such Purchaser or Purchaser's Deedof Assignment, shall and a chereby declared to be null and void to all Intents and Purposes whattoever.