

very Right of the Cause as aforesaid; without regarding any such Imperfections, Omissions and Defects, or any other Matter of ~~the~~ like Nature, except the same shall be specially, and particularly set down and shewn for Cause of Demurrer.

And be it further enacted, That no Judgment entered upon Confession, *Nihil dicit*, or *Nō sum informatus*, in any Court of Record shall be reversed, nor any Judgment upon any Writ of Inquiry of Damages executed thereon be staid or reversed, for, or by reason of any Imperfection, Omission, Defect, Matter or Thing whatsoever, which by force of this ACT would have been aided and cured as *Jesuits*, in case a Verdict of twelve Men had been given in the said Action or Suit, so as there be an Original Writ or Bill, and Warrants of Attorney duly taken as by this ACT is directed.

And be it further enacted, That this ACT shall extend in all *Jesuits* as aforesaid to all Suits in any Court of Record, for recovery of any Debt immediately owing, or any Revenue belonging to His MAJESTY His Heirs or Successors.

Provided always, and be it enacted by the Authority aforesaid; That nothing in this ACT before contained, shall extend to any Writ, Declaration or Suit of Appeal or Felony of Murder, or to any Indictment or Presentment of Treason, Felony or Murder or other Matter, or to any Process upon any of them; or to any Writ, Bill, Action or Information upon any Penal Statute.

And be it further enacted, That no Dilatory Plea shall be received in any Court of Record, unless the Party offering such Plea do by Affidavit prove the Truth thereof, or shew some probable Matter to the Court to induce them to believe that the Fact of such Dilatory Plea is true.

Published according to Law, the 7th Day of November, 1764.