party or parties, at least twenty-one days before the day of presenting such petition, it shall be the duty of any such Court of What relief Queen's Bench to make an order to quash the Court may 5 all writs of execution, and all proceedings under colour of any-judgment or judgments, or of such writs and process by which such petitioner may be disturbed in or deprived of the enjoyment and possession of any real 10 property so by him claimed, held, occupied and enjoyed under the said Statute, as heir, devisee, donee or grantee of his father or mother, being aliens; and upon the making of the said order all proceedings whatever 15 under such judgments, writs and process shall surcease and determine, and the said writs and process shall be quashed, annulled and set aside.

3. And be it enacted, That nothing in Such parties 20 this Act contained shall prevent any remedy not to be at law which any party may now have, to the payment enforce the payment of costs awarded under of costs inand by virtue of any judgment or judg-viously, ments against any other party naturalized 25 under the said Statute and otherwise entitled to claim the protection of this Act, but that every remedy which the party having an award of costs now hath or is entitled to exercise, shall continue to be exercised in 30 the same manner and form as if this Act had never been passed.