the Peace, in the same Manner, and agreeable to the Provisions of an Act for the more speedy Recovery of small Debts.

X. And be it further enacted, That in all such In such Cases Cases as aforesaid, where it may become necessary, any Justice of the Peace in the County a Replevin, try shall grant a Replevin in Manner and Form fol-the Case and Judgment Iowing, to wit:

Peace may grant accordingly.

'To either of the Constables of the Parish of —

'You are hereby commanded to replevy Form of the ' to A. B. his — which C. D. ' unjustly, as is alleged, detains under Pretence ' of having committed a Trespass not exceeding 'Five Pounds; and also to summon the said 'C. D. to be and appear before me, on the ---' - day of - at - o'Clock in the '---noon, then and there to answer such Things as shall be objected against him by the ' said A. B.

' Witness my Hand and Seal the —— day of '----183 .

\_\_\_\_\_, J. Peace.'

and on Return thereof, shall hear the Merits of the Case between the Parties, and shall give Judgment and grant Execution as in other Cases to the same Amount, and shall receive no more nor greater Fees than in such other Cases as aforesaid.

XI. And be it further enacted, That every Bond to prose-Constable who may be required to serve such cute the Reple-Writ of Replevin, before proceeding to execute to be given bethe same, shall take from the Person to whom of the Writ. the said Replevin is granted, a Bond in a Sum not exceeding Five Pounds, with Two sufficient Sureties, to prosecute such Replevin with Effect within Seven Days; and in case the said Party should fail to prosecute the said Replevin within On Failure to the Time specified, the said Constable is hereby prosecute, Bond to be assigned to authorized and required to assign the said Bond the Defendant.

fore the serving