Anno XXVI. Georgii III. A. D. 1786.

Party between the Verdict and the Judgment Party between thereupon shall not be alleged for Error, so as verdict and Judg-that such Judgment be entered within two Terms alleged for Error. after such Verdict.

IV. And be it further enacted, That where any Judgment, after Verdict, shall have been had by an Execu-or in the name of any Executor or Administrator, tor or Adminis-tratorshe may sue in such case an Administrator de bonis non may forth a Scire Fa-sue forth a Scire Facias, and take Execution upon such Judgment.

V. And be it further enacted, That no Process or Suit before any of the Justices of His Majes- No Process or ty's Supreme Court of Judicature, Justices of tices or Judges Assize, Gaol Delivery, Oyer and Terminer, Jus- tinued by the ma-tices of the Peace, Commissioners, or other Courts Commission. of Record, which now are, or which hereafter shall or may be established within this Island, shall be discontinued, by the making and publishing of any new Commission or Association, or by altering the Names of the Justices of His Majesty's Supreme Court of Judicature, Justices of Assize, Gaol Delivery, Over and Terminer, Justices of the Peace, Commissioners, or other Courts of Record, as aforesaid; but that such new Justices of His Majesty's said Supreme Court of Judicature, Justices of Assize, Gaol Delivery, and of the Peace, Commissioners, or other Courts of Record as aforesaid, may proceed in manner as if the former Commissioners, Justices, or other Commissioners, had remained and continued without Alteration.

CAP.IV.

An ACT for amending DEFECTS in Pleas, Processes, and Records.

RE it enacted, by the Lieutenant Governor, Council and Assembly, That from and after the Publication hereof, that for Error in any Record, Process, or Warrant of Attorney, origi- No Judgment &c. nal Writ, or judicial Panel, or Return, in any T

137

C. 4.