Debtors to be cited.

gainst whom the application is made to be a Merchant or otherwife within one or other of the descriptions aforementioned, the Court, or if the faid Court be not then fitting, and in Term Time, any one of the Judges of the faid Court shall grant warrant. for citing the faid debtor, by delivering to him personally or by leaving at his dwelling house, a Copy of the said Petition, and Citation, or if the said Debtor hath absconded, or is out of the Province. Copies of the faid Petition and Citation shall be affixed at the outward door of the Court House and of the Post Office of the district, and also a Copy of such Petition and Citation shall be left at the dwelling House or House of business last occupied by fuch Debtor in the District where the warrant as aforesaid may be granted, to appear in Court or before the Judge who may have granted such warrant of Citation, within the time therein specified. not being less than nor more than: days from the date of the Citation, to shew cause why Sequestration should not be awarded, and if the Debtor shall not appear, either in person or by his Counsel or Agent, or so appearing shall not immediately pay, or produce written Evidence of the Debt or Debts being fatisfied, upon which such Petition and warrant of Citation may have been made, or shew other reasonable Cause why. further proceedings should not be had, the Court or any two Judges thereof, if the appearance should be appointed in vacation, shall. immediately award Sequestration of the said Debtors whole Estate. and Effects moveable and immoveable, personal and real that may be within this Province, for the benefit of the faid Debtors whole,

Sequestration may be granted against Bankrupts effects in the Province.

Power to the Courts to issue process of sequestrate as out of the ordinary Jurisdiction and to any part of the Province.

II. And be it further enacted that whenfoever it may happen that a Sequestration may be granted on Petition and Citation as aforesaid, and it shall thereafter appear that the failing debtor or Bankrupt may have other goods Chattels or Estate than within the ordinary Jurisdiction of the Court (and within any part of this province) it shall and may be lawful for either of the Courts of King's Bench issuing Sequestration as aforesaid, to issue any such Process into any part of this Province, and there to cause the same

just and lawful Creditors.