proceed and give Judgment in the fame; Any Milpleading, want of Colour, insufficient pleading or Jeofail, any Miscontinuance or Discontinuance or misconveying of Process, misjoining of the Issue, want of Warrant of Attorney for the Party, against whom the same Islue shall happen to be tried, or any other Default or Negligence of any of the Parties, their Councellors or Attornies had or made to the contrary notwithstanding, and the said Judgment shall stand according to the said Verdis, without Rever |al by Writ of Error or falle Judgment; Provided, that in avoiding of Errors through the Negligence of Attornies, every Person named as Attorney in Actions and Suits pleaded to iffue, shall from Time to Time deliver, or cause to be delivered his or their sufficient and lawful Warrant of Attorney, to be entered of Record, for every of the iail Actions or Suits wherein they be named Attornies, to the Clerk of the Court; That is to say, The Attorney for the Plaintiff or Demandant, shall file bis Warrant of Attorney as aforesaid, the same Term be deciares, and the Attorney for the Defendant or Tenant, Shall file bis Warrant, the Jume Term be appears, upon pain of ferfeiting unto our Sovereign Lord the KING. the Sum of Five Pounds, for not delivering the faid Warrant of Attorney, to be recovered by Action of Debt, Bill, Plaint or Information.

And be it further enacted, That after Verdict as aforesaid, the Judgment thereupon shall not be stayed or reversed, for any Defect in Fores in any Writ Original Judicial, Count declaration Bill, Plaint, Suit or Demand, or any Variance in Form only between the Original or Bill, and the Declaration or Plaint or for want of any Writ, Maginal or Judicial, or for any imperfect or inlumeient Return of any Sheriff or other Officer.

And be it further enacted, That fiter Verdiet, Judgment thereupon shall not be stayed or reversed for want of an Avertment of any Life or Lives, so as the said Person be proved to be alive, or forawarding the Venire facias to a wrong Officer upon any insufficient Suggestion, or because the Visne is in some Part misowarded or sued out of more or fewer Places than it ought to be, ie as some one Place be right named, or for milnaming any of the Jurers in Signame or Addition in any of the Wrsts or Returns thereof, io as it be proved to be the same Man that was meant to be returned, or by reason that there is no Return upon any of the said Write, so as a Panel of the Names of Jurers be returned and annexed to the faid Writ, or for that the Sheriffs or other Officers Name having the Return thereof, is not fet to the Return of any such Writ to as it be proved that the faid Writ was returned by fuch Officer, or by reasen that the Plaintiff in any Ejessione firma, or in any personal Actien or Suit being an Infant under the Age of One and Twenty Years, did appear by Attorney therein, and the Verdict passed for him.

And be it further enacted, That Judgment shall not be Rayed or reversed after Verdill. for want of Pleages, or but one Pleage to prolecute, returned upon the original Writ, or because the Name of the Sherif is not returned on the Original Writ, or for trant of enter-