respect, as if the said Actions had been tried, as tions tried and heretofore, in the said Court; the said Execution and Indementation be suid against the Body or Goods of the Baainst Body or Goods, at the Option of the Plain-tiff, which, together with the Proceedings or Mesne &c. Process in such Suit, the Sheriff, or his Deputy, shall execute in like manner as Writs heretofore issuing out of the said Supreme Court have or ought to have been executed, and shall be answerable in like manner, as in other cases he may have been heretofore answerable for Neglect of Duty.

heretofore answerable for Neglect of Luny. N. And be it further enacted, That the whole Costs on the said Actions, so as aforesaid proceeded and Recovery, in a summary Way, shall not exceed one One Shilling and Six-pence upon each Pound, so Shilling and Six-pence on such Confession On Confession, On and Record of the same, as is herein before men- one Shilling in the tioned, together with the said Execution, and the Costs thereof, shall not exceed One Shilling in the Pound. And the said. Costs so allowed and directed shall be exclusive of any Charge or Costs Each to be exclufor or attendant on a Jury impannelled for the pur- sive of Jury, Sherposes aforesaid; also the Sheriff, or his Deputy, Bailiffs, Crier, Court-keeper and Gaoler's Fees.

VI. And be it further enacted. That for the fu-V.1. And be it further enacted, I hat for the ill-ture no Action for any Debt, except those herein any Debt where before particularly mentioned, where the whole ing does not ex-Cause of Action does not exceed Five Pounds, shall be brought against on Porsons whatso be brought against any Person or Persons whatso- any Person in Su ever in the said Court.

VII. And be it further enacted, That all Persons who shall or may be legally served with a Ticket, witnesses, legally by Virtue of a Writ of Subpoena, to give Evidence served with Sub-in any summary Action, and shall at the same time and give Evi-dence, or be sub-have his, her, or their reasonable Charges tendered ject to be pro-to him, her, or them, shall be obliged to appear as Contempt, and to therein commanded, and give his, her, or their Tes-timony; or in Default thereof be subject to be pro-parts for the pro-to him and the thereof be subject to be pro-tered against for therein commanded and give his, her, or the pro-tered against or timony; or in Default thereof be subject to be pro-parts injured. ceeded against in the said Supreme Court of Judicature for his, her, or their Contempt for such Neglect; as also to make good the Damages that the injured Party may have sustained in such Action,

preme Court.

.a. *

1.198.44

 γ_{1}

10 C & 12

1. . . .

1....