in Sait or otherwise recover the Penalty thereof, which assignment shall not debar the Plaintiff from proceeding to final Judgment and Execution, the same Court against the Defendant or Desendants in the faid Action as inCases wherein Default is made, but whenever it shall happpen that the Defendant or Defendants in the said Action, thall appear according to the Tenor of the Condition of the Bond, and there abide by the Order of the Court, or give Bail to the Satisfaction of the Plaintiff and Approbation of the Court to abide by the final Issue and Determination of the Suit, or if the Defendant from some impediment, shall not appear, but nevertheless two fufficient Persons to be approved of by the Plaintiff and Court. shall offer to become and give Bail in manner afcresaid in such Case the Bail for appearance only shall be Discharg'd, and such Defendant or Defendants thall be intitled to all the priviledges of Law, and in no other Case whatsoever unless Consented to and agreed upon in open Court between the Plaintiff and Defenda nt or their Attornies in their behalf.

And be it further enacted, That this act shall continue and be in Force for the Term of Two Years from the publication hereot, and until the end of the Session of the General-Assembly then next following.

Publish'd According to Law, the 5th Day of July 1766.



