for Writs be against the Provost-Marshall, then it shall be directed to the Coroner of the County, who is hereby impowered to execute the same. And all Writts as well original as judicial issuing out of the Clerk's Office as atorciaid, shall run through the Province, and be executed by the Officer and Officers to whom they shall be directed. Provided always, That all local Actions or where the Plaintiff and Desendant shall both reside in one County, in that Case the Action thall commence and be tried in the Inserior Court of that County.

And be it further enacted, That all Processes and Writts, as well original as judicial issuing out of the clerk's Offile of the respective Courts, shall bear-Teste of the first Justice, and upon any Vacancy by Death or Removal, or other Impediment then of the Justice next named in the Commission for the Time being; and all original Process in the faid Courts shall be by Sum-. mons or Attachment, or Capias ad respondendum, and shall be made returnable TwelveDays before theSitting of the laid Court, and shall be executed at least Fourteen Days before the Sitting of the faid Court, to which the lame is returnable, (except such Writts as are served in other Counties, or in any other part of the Province distant from the County wherein the Cause is commenced, which may be returned at any Time during the Sitting of the Court) and that the Forms herein prescribed shall be the Form of the original Summons, Writ of attachment, Capias ad respondendum, Writ of Execution, and Writt of Habere facias Possesionem.

FORM of the SUMMONS.

ff. GEORGE the Third, by the Grace of GOD, of Great-Britain, France, and Ireland King, Defender of the Faith, &c.

To the Provost-Marshall or his Deputy, Greeting.

E command you that you summon A. B. of C. in our County of (Occupation) if he may be found in your Precinct, to be and appear before our fusices of our Court next to be held at Halifax, (or other County Town,) on the day