IV. And be it further enacted, That all Actions of Trespass, Quare Clausum fregit, all Actions of The limitation of Trespass, Detinue, Action of Trover, and Reple-Actions. vin for taking away of Goods and Cattle; all Actions of Account, and upon the Case, (other than such accounts as concern the Trade of Merchandize between Merchant and Merchant, their Factors, and Servants;) all Actions of Debt grounded upon any Lending or Contract without Specialty; all Actions of Debt for Arrearages of Rent; and all Actions of Assault, Menace, Battery, Wounding, and Imprisonment, or any of them, which shall or may be sued or brought at any time after the End of this present Session of the General Assembly, shall be commenced and sued within the Time and Limitation hereafter expressed, and not after; that is to say, the said Actions upon the Case (other than for Slander) and the said Actions for Account, and the said Actions for Trespass, Debt, Detinue, and Replevin for Goods or Cattle, and the said Action of Trespass Quare Clausum fregit, within Three Years next after the End of this present Session of the General Assembly, or within Six Years next after the Cause of such Actions or Suits, and not after; and the said Actions of Trespass, Assault, Battery, Wounding, Imprisonment, or any of them, within Six Month's next after the End of the present Session of the General Assembly, or within One Year next after the Cause of such Actions or Suits, and not after; and the said Action on the Case for Words, within Three Months after the End of the present Session of the General Assembly, or within Six Months next after the Words spoken, and not after.

V. And be it further enacted, That if on any the said Actions or Suits Judgment be given for after Judgment or the Plaintiff, and the same be reversed by Writ Outlawry revers-ed. of Error; or if a Verdict pass for the Plaintiff, and upon Matter alledged in arrest of Judgment, the Judgment be thereupon given against the Plaintiff, that he or she take Nothing by his or