II. PROVIDED ALWAYS, and be it further enacted, That no fuch Profecutions to be profecution or information shall be brought or carried on, by vircommenced within fix tue of this act, unless the same be commenced within Six months after the offence committed.

Limitation.

III. And be it further enacted, That this Act shall be and remain in force during the present War and no longer.

CAP. II.

و بدخته ردده و دخته سور و داده به دختر و داده و دو است. دو و دوده استرید هم دوده استریده دو دو دو استریده و دو ا

An ACT for the further relief of Debtors, with respect to the imprisonment of their Persons. Passed the 5th of March, 1807.

Preamble.

THEREAS it might tend to the discharge from imprisonment of many Prisoners in execution for debt, if their Creditors were enabled to discharge such Debtors without losing the whole benefits of the Judgments obtained against such Debtors.

to the value of 101.

execution.

judgment.

No proceeding to be force, or in any action which may be brought on any such Judghad against the bail.

I. Be it therefore enacted by the President, Council and Affembly, That from and after the passing of this Act, it shall be lawful for Creditors may by wri- any creditor or creditors at whole fuit any debtor or debtors is or ting content to the dil-charge of their debtors are, or shall be in Prison and taken or charged in execution for any in custody on execu- fum of money, by writing signed by such creditor or creditors, or by one of them for and in behalf of himself or herself and the others of them (being complainants in the same action) to fignify or declare his, her or their confent to the discharge of such debtor or debtors from the Goal or Prison in which he, she or they is, are or shall be confined in execution at the fuit of such creditor or crediwithout losing the be- tors, without losing the benefit of the Judgment upon which the upon which the exe- execution against such debtor or debtors issued, except as herein cution issued.

after provided: and that notwithscading issued. Judgment upon which debtor or debtors in pursuance of such consent as aforesaid, the fuch debtor was taken Judgment upon which fuch debtor or debtors was or were taken or or charged in execution fhall continue and remain in full force to all intents and purposes except as herein after provided: and it shall Creditor may take out be lawful for fuch creditor or creditors at any time to take out exexecution against the ecution on every such Judgment against the lands, tenements, here-lands and goods of the ecution on every such Judgment against the lands, tenements, here-debtor other than bed. ditaments, goods and chattels of such debtor or debtors, or any of ding, apparel and tools them (other than and except the necessary apparel and bedding of him, her or them, or his, her or their family, and the necessary tools of his or their trade or occupation, not exceeding the value of Ten Pounds in the whole) or to bring any action or actions on every Or bring any action fuch Judgment, or to bring any action or use any remedy for the or use any remedy for recovery of his, her or their demand, against any other person or permand as if debtor had fons liable to fatisfy the same, in such and the same manner as such rever been taken in creditor or creditors could or might have had or done in cafe fuch debtor or debtors had never been taken or charged in execution Debtor once discharge upon such Judgment. Provided always, That no debtor or debtors ed shall not be again who shall be discharged in pursuance of this Act, shall at any time airested upon the same afterwards be taken or charged in execution or arrested upon any

Judgment herein before declared to continue and remain in full

ment; and that no proceeding by scire facias, action, or other-