## C. 39. Anno Quinquagelimo Septimo Geo, III. A. D. 1817. 434

ties relating to the same, his and their Executors, Administrators and Assens respectively, shall, upon demand made in pursuance of any order of the fairl Society, or of the Committee to be appointed as aforefaid for that purpole, give in his or their account or accounts at a general meeting of the faid Society, or to such Committee thereof as aforelaid, to be examined and allowed or diffllowed, and shall, on the like demand, pay over all the monies remaining in his or their hands, and affign and transfer or deliver all fecurities, effects or funds taken or standing in his or their name or names, as aforefaid, or being in his or their hands, custody or power, to the Prefident and Vice-Prefident, or Truftee and Truftees for the time being, or to fach person or persons as the said Society shall appoint; and in case of any neglect or refusal to deliver such account or to pay over such monies, or to assign, transfer or deliver such securities or funds in manner aforesaid, it shall and may be lawful to and for the faid Society, in the name of the Prefident and Vice-Prefident, and Trustee and Trustees, as the case may be, to exhibit a Perition in such of the Courts of King's Bench within and for the Province of Lower Canada, within whose jurisdiction the party or parties against whom such Petition is to be exhibited, shall or may refide; which Court shall and may proceed thereupon, and make such Order thereon, upon hearing all parties concerned, as to such Court in their discretion shall feem just; and such Court shall and may, in case of disobedience of any Order or Orders to be pronounced on the hearing of such Petition or Petitions, issue an Attachment or Prife de Corps, against the Party or Parties disobeying any such Order or Orders, and all Assignments and Transfers made in pursuance of such Order, shall be good and effectual in Law, to all intents and purpoles whatfoever.

No fee or reward to be taken by any

IX. And be it further enacted by the authority aforesaid, that no fee, reward, to be taken by any Officer of Justice, Emolument or Gratuity what soever, shall be demanded, taken or received by any tor anything done Officer or Minister of such Court of Justice sor any matter or thing done in such this dot. Court in pursuance of this Act, and that upon the presenting of any such Petition, it Court may as- sim Counsel who shall be lawful for the Chief Justice of this Province, for the Chief Justice of the Dif-sign Counsel who shall do his duty, trict of Montreal, and the other Justices of the said Court of King's Bench, within without fee or the ward, nor chall the Province of Lower-Canada, to affign. Council learned in the Law, to advise and any proceedings carry on such Petition on behalf of the said Society, who is hereby required to do his with any starty duty therein, without Fee or Reward; and that no such proceedings in such Court, in pursuance of this Act, shall be chargeable with any Duty, Colts or Charges.

Persons appoint-ed to any office

X. And be it further enacted by the authority aforesaid, that if any person appointed to any Office by the faid Society, and being entrufted with or having in and baring monies and effects his hands or possession any Monies or Effects belonging to the said Society, or any becoming balls or Securities relating to the same, shall die or become a Bankrupt or Insolitat, his Experior insolvent, ecutors or Administrators, Assignee or Assignees, or the Trustee or Trustees, Curaexecutors to delice the same of the Flacts or Ffects shall writhin forth days of the d verover all things tor or Curators of his Estate or Esseds, shall within forty days after demand, made