Deposit so made shall operate as a Supersedeas of such Writ of Capias ad Satisfaciendum, and it shall be lawful for the Court out of which such Capias ad Satisfaciendum shall have iffued, or for any Judge of such Court in a summary way upon affidavit duly made and filed that such Deposit has been fo made as aforefaid, forthwith to discharge such person or persons against whom such Capias ad Satisfaciendum shall have iffued out of custody, and to direct and order such Army Bills to remain or be deposited in the Court out of which fuel. Writ of Capias ad Satisfaciendum shall issue, that case to be or in such a manner as such Court or such Judge shall direct, to satisfy the Judge-deposited in ment obtained by the Plaintiff or Plaintiff in the action in which such Capias ad Sa-Court. tisfaciendum finall have iffued, and if fuch Plaintiff or Plaintiffs ihall fee fit to take up and receive fuch Army Bills fo deposited, then and in such case and from thenceforth the judgement obtained by fuch Plaintiff or Plaintiffs shall thereby be and for ever How if Plaintiff Thall remain fully and entirely paid, discharged and satisfied to all intents and pur-accepts them. poses whatever: But if such Plaintiss or Plaintiss shall not see sit to take up or receive such Army Bills to deposited, then and in such case such deposit of such Army Bills shall operate to flay all proceedings whatever in such action and upon such How if he refujudgement until the expiration of this act, and from after the expiration of this act, for to accept and not before process of Execution shall be allowed and be iffued for the amount of them. fuch judgement, but that no interest shall be allowed thereon from the time of the -deposit of such Army Bills in such and the same manner as if this act had never been made, and fuch Army Bills fo deposited shall be returned and restored to the person or persons by whom the same shall have been so deposited.

V. And be it further enacted by the authority aforefaid, That if any person or persons against whose Goods or Chattels, Lands or Tenements, Debts or Credits, any Writs Deposit of Artor Fieri Facias, Venditioni Exponas, or other Writ of Execution shall have issued my Bills to opout of any of his Majesty's Courts in this Province, shall deposit in the hands of the crate as a super-Sheriff or other Officer to whom fuch Writ of Fieri Facias Venditioni Exponas or fedeas of Write other Writ of Execution shall be addressed, the amount of the sums for which such of si: fa: ven; Writ of Fieri Facias Venditioni Exponas or other Writ of Execution shall have issued ex: and other Writs of Execuin Army Bills, such deposit so made shall operate as a Supersedeas of such Writ of tion. Fieri Facias Venditioni Exponas or other Writ of Execution, and it shall be lawful to and for the Court out of which fuch Writ of Fieri Facias Venditioni Exponas or other Writ of Execution shall have issued, or for any Judge of such Court in a summary way, upon affidavit duly made and filed, that fuch deposit has been so made as aforefaid, forthwith to order fuch Writ of Fieri Facias Venditioni Exponas or other Court will there-Writ of Execution to be stayed, and to direct and order such Army Bills to remain upon order the or be deposited in the Court out of which such Writs shall have issued, or in such stayed, and the mariner as such Court or such Judge shall direct, to satisfy the judgement so obtain- money to remain ed by the Plaintiff or Plaintiffs in the action in which such Writ of Fieri Facias Ven-deposited in ditioni Exponas or other Writ of Execution shall have issued, and if such Plaintiff or Court. Plaintiffs shall see fit to take up and receive such Army Bills so deposited, then and in fuch case and from thencesorth the judgement obtained by such Plaintiff or Plaintiffs How if Plaintiff shall thereby be and forever shall remain fully and entirely paid, discharged and sat- accounts them. isfied to all intents and purposes whatever. But if such Plaintiff or Plaintiffs shall not fee fit to take up or receive fuch Army Bills fo deposited, then and in such case such deposit of such Army Bills shall operate to stay all proceedings whatever in such ac-How if Plaintiff tion and upon such judgement until the expiration of this act, and from and after resules to accept the expiration of this act, and not before process of Execution shall be allowed and them. be iffued for the fatisfaction of the amount of fuch judgement, but that no interest

The Bills in