such entries in the said book so signed, or a copy thereof purporting to be signed and certified as a true copy by such Clerk, shall at all times be admitted in all Courts and places whatsoever as evidence of such entry or entries, and of the proceedings referred to by such entry or 5 entries, without any further proof.

Judge may grant delay to defendant.

Proviso.

L. And be it enacted, That the Judge may make orders concerning the time or times, and the proportions in which any sum and costs recovered by judgment of the said Court shall be paid, and at the request of the party enti- 10 tled to the same, may order such sums to be paid into Court: Provided always, that in any such order for time, reference shall be had to the day on which the summons was served on the defendant, and issuing of execution shall not be postponed without the consent of the party 15 entitled to the same for a longer period than fifty days from the service of the summons.

Proceedings when there are cross judgments.

LI. And be it enacted, That if there be cross-judgments between the parties, execution shall be taken out by the party only who shall have obtained judgment for the larger 20 sum, and for so much only as shall remain after deducting the smaller sum, and satisfaction for the remainder shall be entered as well as satisfaction on the judgment for the smaller sum; and if both sums shall be equal, satisfaction shall be entered upon both judgments.

No suit to bo brought on a judgment of a Division Court.

LII. And be it enacted, That no suit shall be brought in any Court for the recovery of any sum awarded by any judgment in a Division Court held under this Act.

Execution how granted and enforced.

LIII. And be it enacted, That whenever the Judge of any Division Court shall have made an order for the 30 payment of money it shall be lawful for the said Judge immediately, or in case of default or failure of payment thereof at the times and in the manner thereby directed, to award execution against the goods and chattels of the party against whom such order shall be made; and there- 35 upon the Clerk of the Court, at the request of the party prosecuting such order for the payment of money, shall issue a precept in the nature of fieri facias to one of the Bailiffs of the Court, who by virtue of such precept shall levy by distress and sale of the goods and chattels of such 40 party, being within the County within which the said Court was holden, such sum of money [together with interest thereon from the date of the entry of the judgment,] and costs as shall be so ordered, and shall pay the same over to the said Clerk. 45

The Bailiff or ccivo a confession of debt.

LIV. And be it enacted, That it shall and may be Clerk may re- lawful for any Bailiff or Clerk of the said Courts to accept and take a confession or acknowledgment of debt from the defendant in any suit hereafter to be brought in any