In Actions exceeding 10%. Jurois may be fummoned, but it a fufficient Number should not appear, TwoAller'ors, with the Chief Justice or Surrogates, may proceed to Trial.

IV. And be it further enacted by the Authority afores faid. That, where the Cause of Action shall exceed the and it hall be praped by the Sum of Ten Pounds, Defendant in such Suit of Complaint, that a Jury may be summoned to try such Adion, it wall be lawful for the faid Chief Justice and Surrogates respectively, and they are hereby respectively required to cause Twenty= four Persons to be summoned, of whom Twelve shall be a Jury for the Trial of fuch Action, and to proceed therein according to Law: Provided always. That, if a Wumber of Jurous lufficient for the Trial of fuch Aftion having been duly summoned wall not appear to be fwoin. it hall and may be lawful for the Covernor of the faid Juand, and the Surrogates in their keveral Courts respecively, to nominate and appoint Two proper Persons to be Allestogs to the faid Chief Justice, who, together with the faid Chief Julice of Surrogates respedibely. hall proceed to the Trial of such Astion, in like Manner as if such Jury had not been praped.

Appeals may be made from Judgements for Sums exceeding and, in the Surrogate Court, and exceeding 201. in the Supreme Court.

V. And be it further enaded, That upon any Decree or Judgement given in a Surrogate Court, for any Sum erceeding Forty Pounds, it Hall be lawful for the Party against whom such Decree of Judgement Hall be given, to appeal therefrom to the Supreme Court. having first given Potice of such Intention, and having entered into a Security to the Surrogate, in Double the Sum for which such Judgement or Decree was given of made, within Two Days after making of giving fuch Judgement of Decree, for duly profecuting such Appeal; and upon any Decree or Judgement given in the Supreme Court, for any Sum erceeding Dne hundred Pounds, it thall be lawful for the Party, against whom such Decree or Judgement thall be given or made. to appeal therefrom to his Majety in Council, having first given Potice of such Intention, and having entered into Security, to be approved by the Chief Jukice, in Double the Sum for which such Judgement of Decree was given or made, within Ews Daps after the giving or making of such Judgement or Decree, for duly profecuting such Appeal; and in all Cases of Appeal, as foon