Fees.

question and replevin; and also Special Actions on the case for Slander, or any other perfonal Action, if sued before them, may be tried, and Judgment given thereon; provided, the damage demanded shall not exceed sive pounds; also provided, the Defendant shall not, before the trial commences, object to the jurisdiction of the said Court, but if in any of the causes last above described, the desendant shall object to the jurisdiction of the said Court the cause shall be discontinued, and no surther proceeded in by the said Court.

X. And be it further enacted, That the following Fees and no other, shall be taken by the respective Officers and persons after named, that is:—

CLERK.

For every Summons, two shillings and six pence.

For every Affidavit and Capias, three shillings and six pence.

Eor every Assidavit and Attachment, three shillings and six pence.

For all other Proceedings to Judgment, one shilling.

For Witnesses, each one shilling.

For Writ and Execution, one shilling.

Judges, whole Court, Trial and Judgment, five shillings.

SHERIFF OR CONSTABLE.

Service of Writ of Summons, one shilling.

Service of Capias or Attachment, one shilling.

Bail Bond, two shillings.

Poundage, if the Money is paid, three pence per pound.

Poundage, when property is taken and fold, fix pence in the pound.

And if any of the persons before named shall ask, demand, or receive, any other or greater Fees than are herein allowed, he shall forfeit and pay a fine of sive pounds, together with costs, to be reovered in any action or suit by him or them that will sue for the same, either in the said Court, or in his Majesty's Supreme Court, where the same shall be tried and determined in a summary way.

XI. And be it further enacted, That if the Inferior Court of Common Pleas, for any County within the Province, is by Law obliged to fit in more than one place within the same County, it shall and may be lawful for the Lieutenant-Governor or Commander in Chief, to appoint six Commissioners for such County, instead of sive, as herein before mentioned.

XII. And be it further enacted, That the said Court shall be held at the usual places of the sitting of the Courts of Common Pleas, in the several Counties and Districts of this Pro-

vince, and the term shall not continue more than two days.

XIII. And be it further enacted, That this Act shall be and continue in force for one year from the publication thereof, and from thence to the end of the next Session of the General Assembly.

Additional person may be appointed if necessary to assist in holding Court.

Courts where held.

Continuation.