by the plaintiff or plaintiffs and allowed in the costs of the cause.

II. And be it enacted, That all property Property is be seized under the provisions of this Act, shall in the custody of the Clerk. 5 be forthwith handed over to the custody and possession of the Clerk of the Division Court, of the Division within which the warrant was issued, who shall take the same into his charge and keeping, and shall be allowed all 10 necessary disbursements for keeping the

same.

III. And be it enacted, That if any person Defendant or persons against whose estate or effects, release of the such warant or warrants may have been property on

- 15 issued, or any person or persons on his, her ty, &c. or their behalf, shall at any time prior to the recovery of judgment in the cause, execute and tender to the creditor or creditors who sued out such warrant or warrants
- 20 as aforesaid, and shall fyle in the Division Court within which the warrant issued a bond with good and sufficient sureties, to be approved of by the Judge or Clerk of the Division Court, binding the obligors, joint-
- 25 ly and severally, in double the amount of the sum claimed, conditioned that the debtor or debtors, (naming him, her or them) shall not depart the Province without paying the claim in the event of the same being proved
- 30 and judgment recovered, as in other cases where proceedings have been commenced against the person, or that he, she or they will pay the same, or the value of the property so taken and seized, to the claimant or claim-
- 35 ants, it shall and may be lawful for such Clerk to supersede such warrant, and all and singular the property which may have been attached, shall be restored.

IV. And be it enacted, That if after the If security be 40 period of one month from the seizure afore- not given the property shall said, the party against whom the warrant be sold whenissued, or some one on his behalf, do not ever judgeappear and give such bond with sureties con- tained.

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