Attachment of his or her Goods, Debts, or Effects, or by Arrest of the Person, and that the Execution of any Order, Judgement, or Decree may be enforced by Attachment of the Goods, Debts, or Credits of the Party, or by Arrest of the Person against whom such Order, Judgement, or Decree shall be made; and that it shall and may be lawful for the said Chief Justice and Surrogates respectively to authorize some Person in his or their Absence respectively to issue Process, and do all Acts appertaining to the said Supreme Court and Surrogate Courts respectively, save and except the enquiring of, hearing, and determining of any Crime or Mildemeanor, or any Suit or Complaint of a Civil Nature.

IV. And be it further enacted, That where the Cause of Action shall For summonexceed the Sum of Forty Shillings, and it shall be prayed by the Plaintiff ing Jurors. or Defendant in such Suit or Complaint that a Jury may be summoned to try fuch Action, it shall be lawful for the said Chief Justice and Surrogates respectively, and he 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 sich Action, and to proceed therein according to Law: Provided always, that if a Number of Jurors sufficient for the Trial of such Action, having been duly summoned, shall not appear to be sworn, it shall and may be lawful for the Governor of the said Island to nominate and appoint Two proper Persons to be Assessors to the said Chief Justice,

and for each Surrogate in his Court in like Manner to nominate and appoint Two proper Persons to be his Assessors, which Assessors, together with the faid Chief Justice or Surrogates respectively, shall proceed to the Trial of fuch Action in like Manner as if fuch Jury had not been prayed.

V. And be it further enacted, That upon any Decree or Judgement Allowing given in a Surrogate Court, for any Sum exceeding Forty Pounds, it shall Appeals. be lawful for the Party against whom such Decree or Judgement shall be given to appeal therefrom to the Supreme Court, having first given Notice of fuch Intention, and having entered into a Security to the Surrrogate in double the Sum for, which fuch Judgement or Decree was given or made, within Two Days after making or giving fuch Judgement or Decree, for duly profecuting fuch Appeal; and upon any Decree or Judgement given in the Supreme Court for any Sum exceeding One hundred Pounds, it shall be lawful for the Party against whom such Decree or Judgement shall be given or made to appeal therefrom to His Majesty in Council, having first given Notice of such Intention, and having entered into Security, to be approved by the Chief Justice, in double the Sum for which fuch Judgement or Decree was given or made within Two Days after the giving or making of fuch Judgement or Decree, for duly profecuting fuch Appeal; and in all Cases of Appeal, as soon as Notice shall be given and Security entered into as aforesaid, Execution shall be stayed, but not otherwise.

VI. And whereas it will greatly contribute to the Advancement of the When Goods Trade and Fishery of Newfoundland, if such Effects as Persons becoming attached, if Infolyent in the said Island of Newfoundland, and the Islands aforefield were it shall appear Infolvent in the faid Island of Newfoundland and the Islands aforesaid were the Party is possessed of or entitled unto within the said Island or in the Islands or Seas insolvent, the aforesaid, or on the Banks of Newfoundland, should be divided among Court shall their Creditors with more Equality than hath hitherto been practifed; be order his Effects to be it further enacted, That as often as the Goods, Debts, and Credits of any collected and

Person distributed.