LAWS of the Province of NEW-BRUNSWICK,

Juffices Feet.

Clerk's Fees.

filing the writ two (hillings; for trial and judgment and taxing cofts three (hilling; taking bail if at his chambers two (hillings; To the Clerk for figning and fealing the writ and filing the præcipe one shilling and fix pence; for filing the affidavit for bail four pence; for filing the writ and entering the caufe one shilling and fix pence; for final judgment two (hillings; for entering the Defendant's appearance and filing plea one [hilling and fix-Attorney's Fees. pence; To the Attorney,-For writ, præcipe, affidavit and declaration eleven shillings and eight pence; if no bail required then ten (hillings; and in all caufes that do not go to a Jury for all other proceedings until final judgment eight (hillings and four pence;-To the Sheriff and Crier the fame fees as in other cafes in this Court.

VIII. And be it further enacted, That the fees attending the profecution of fuits determined in a fummary way by the Court as aforefaid, shall be as follows: To the Justices-Upon

The proceedings in fuits, already commenced, not to be altered

the Courts to proceed in fuch caules to final judgment.

All writs that may be iffued before the 1it. of April next, returnable at the Summer terms, made returnable at the additional terms

and all caufes continued over at the laft terms to be confidered as continued over to the additional terms. The Courts to proceed in fuch causes at the additional terms as they.might.have Cone at the Summer terms.

IX. PROVIDED ALWAYS, and be it further enacted, That the proceedings in any fuit already commenced and depending in either of the faid Courts of Common Pleas shall not be altered by any thing contained in this act, relative to the trial of caufes in a fummary way; but that it shall and may be lawful for the faid Courts respectively to proceed in the faid caufes to final judgment and execution as has been heretofore accuftomed any thing herein contained to the contrary thereof in any wife notwithstanding.

X. And be it further enacted, That the feveral writs and proceffes already iffued or that may be iffued before the fir/t day of April next, out of either of the faid Courts of Common Pleas returnable at the next Summer terms of the faid Courts respectively, shall be, and the fame are hereby deemed and confidered as returnable at the additional term of the faid feveral Courts which intervenes between this time and the faid Summer terms, and that all caufes which fland continued over at the laft terms of each of the faid Courts, fhall be, and the fame are hereby confidered as continued over to the faid additional terms of each of the faid Courts which next happens, and it fhall be lawful for the faid Courts respectively, to proceed in the faid causes at the faid next additional term, in the fame manner as it might have been lawful for the faid Juffices to have proceeded in the fame at the next fummer terms of the faid Courts, had this act not been made any thing herein contained to the contrary thereof in any wife notwithflanding.

CAP.

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