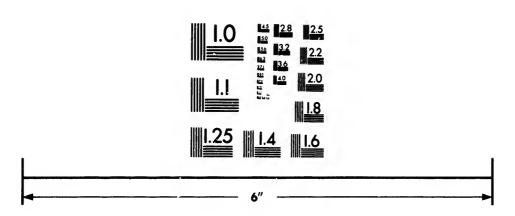


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# ABSTRACT

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American States, now in Force,

KRIATIVE TO

DEBTS DUE TO LOYALISTS,

SUBJECTS OF GREAT BRITAIN.

LONDON:

PRINTED IN THE YEAR MIDCOLLXXXIX.

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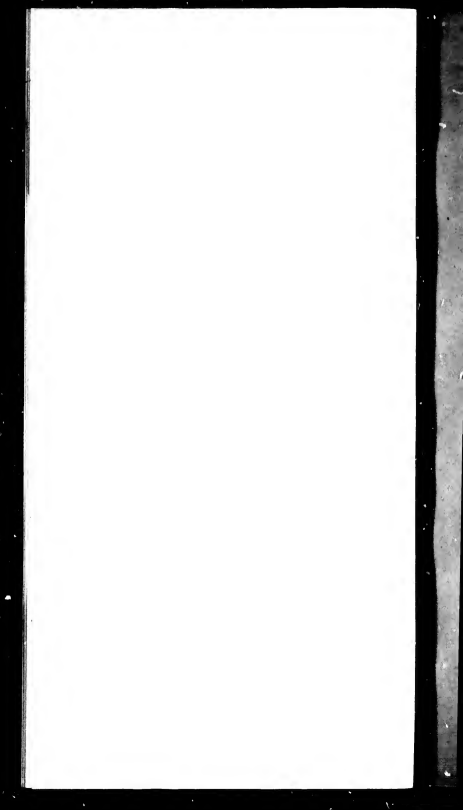
# BSTRACT, &c.

#### IN GEORGIA,

HE Estates, Real and Personal, of British Subjects, including Debts due to h, are confiscated, and vested in the

## IN SOUTH CAROLINA,

RITISH Subjects are reftrained from rering their Debts, otherwife than by Inients of One-fifth Part thereof annually, live Years.



## IN NORTH CAROLINE

PERSONS owing Allegiance to the King of Great Britain, are adjudged guilty of High Treason against that State, and shall suffer Death and Forseiture of Estate.

# IN VIRGINIA,

THE Estates of British Subjects, adherens to the Cause of Great-Britain, are sequestered, and Debtors indemnified against such their Creditors, on paying the Drars by them owing into the Loan Office. And in 1787, by an Ast of the same Legislature, certain British Subjects are prohibited from entering into the State, under the Fenalties therein mentioned. Notwithstanding by the 5th Article of the Desinitive Treaty, it is agreed, that they shall have Liberty to go to any Part or Parts of the said States, and therein to remain Twelve Months unmolested in their Endeavours to obtain the Restitution of the Endeavours to obtain the Endeavours to obtain the Endeavours to obtain t

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# IN MARTLAND,

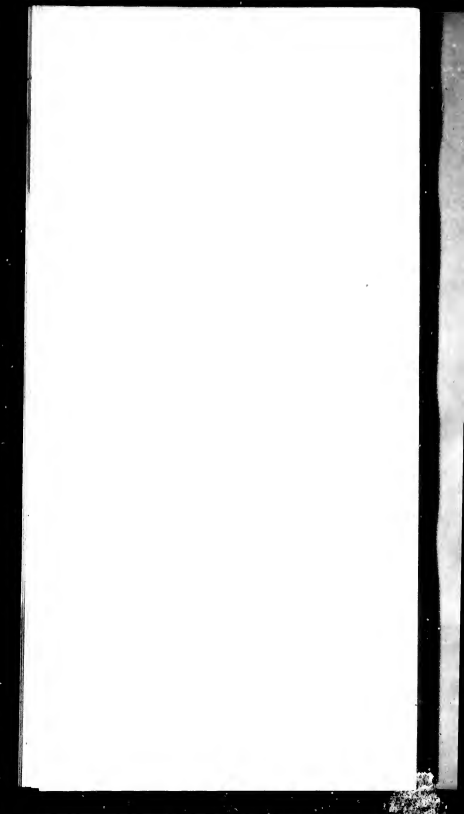
ALL British Property is confiscated, and a lode pointed out to collect the Dears due to ritish Subjects.

# IN PENSTLVANIA,

THE Property of British Subjects is conleated, and Debtors indemnified, on paying a Deats they owe to such Subjects into the reasury of the State.

# IN NEW JERSEY,

THE Commissioners of Forseiture are omwered and directed, to take Possession of lates, Real matter of the Adherents to e Crown Dreat



DESTS due to them for the Use of the State.—
All Payments of such DESTS are declared valid,
and barthe Creditor from any Recovery.

## IN NEW-YORK,

THE Estates, Real and Personal, of the Adherents to the Crown of Great Britain, are confiscated to, and vested in the State. And British Subjects not attainted, who were resident in Places within the Protection of his Majesty's Troops, are precluded from recovering any Interest on Debts contracted before the First of January, 1776, till the First Day of May, 1786.

## IN RHODE ISLAND,

ALL the Estates and Interests of such Perfons as joined or took Protection under his Majesty's Forces, are sorfeited to the Use and Benefit of the State.

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Under these Laws, the Estates of his Many's faithful Subjects, particularly the Amelan Merchants, have been seized, consistented, I sold, and Dears due to them have been d into the respective State Treasuries; and stors are indemnissed against their Credis, and the Loyal Subject is thereby thus preded from any Possibility of recovering the are due to him before the American War, or civing any Compensation therefor, but m the Justice of the British Nation. And

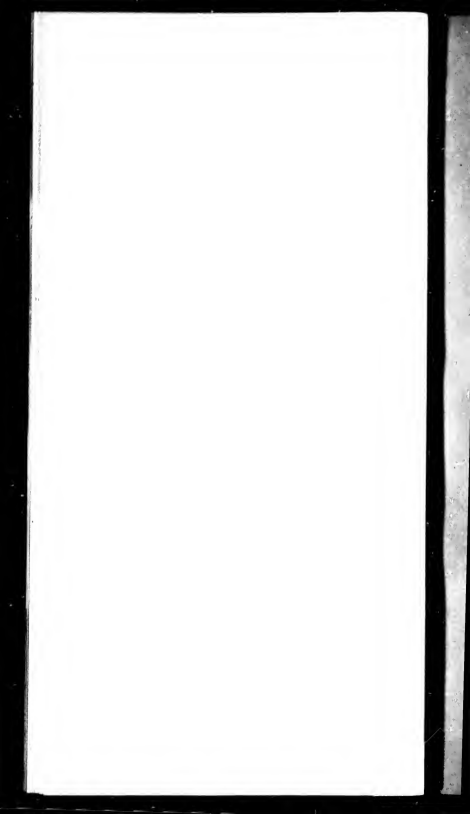
These Laws being unrepealed, are in their eration directly in the Face of the Treaty of ice. By the 4th, 5th, and 6th Articles reof.

### ARTICLE IV.

It is agreed, That Creditors on either de shall meet with no lawful Impediment the Recovery of the full Value in Sterling loney, of all bona side Debts heretofore intracted."

### ARTICLE

t is agreed, That the Congress shall earnestly commend it to the Legislatures of the rechive States, to provide for the Restitution



of all Effates, Ri and Properties willed " have been confifcated, belonging to real "British Subjects; and also of the Estates, "Rights, and Properties of Persons resident " in Districts in the Postession of his Majesty's "Arms, and who have not borne Arms against " the faid United States ; and that Perfons of any other Description, shall have free Li-" berty to go to any Part or Parts of any of the Thirteen United States, and therein to re-" main Twelve Months unmolested in their En-" deavours to obtain the Restitution of such " of their Estates, Rights, and Properties as " may have been confiscated: and that Con-" gress shall also carnestly recommend to the " feveral States, a Reconsideration and Revi-" fion of Acts or Laws perfectly confiltent, not only with Justice and Equity, but with that "Spirit of Conciliation, which, on the Return " of the Bleffings of Peace, should universally "prevail. And that Congress shall also car-"neftly recommend to the loveral States, that " the Estates, Rights, and Properties of such " last-mentioned Persons shall be restored to "them, they retunding to any Persons who "may be now in Possession, the bone fide Price " (where any has been given) which figh Per-" lone may have prid to purchaling of

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" faid Lands, Rights, or Properties fince the " Confication.

"And it is agreed, That all Persons who have any Interest in confiscated Lands, either by Debts, Marriage Settlements, or other-wise, shall meet with no lawful Impediment in the Prosecution of their just Rights."

### ARTICLE VI.

"tions made, nor any Profecutions commenced against any Person or Persons, for or by Rea"son of the Part which he or they may have taken in the present War; and that no Person son shall, on that Account, suffer any future Loss or Damage, either in his Person, Liber"ty, or Property; and that those who may be in Consinement on such Charges, at the Time of the Ranscation of the Treaty in Ame"rica, shall be immediately for at Liberty, and the Prosecutions to commenced be discontinued."

Two Actions have been commenced and tried, con one in North Carolina, the other in Penfylvania.

The

Firft.

The First wherein George Rome and Richard Rome were Plaintiffs, and Mary Dalling, Executrix of Samuel Dalling, deceased, Defendant.

This was an Action of DEST on a Bond executed by the Testator, on the 12th November, 1775, and tried in the Court of Common Pleas in Chowan County, in June Sessions, 1788.

The Defendant pleaded in Bar, the Plaintiffs' Disability to recover their DEBT, as they had lest the State in the Year 1777, without taking the Oaths required by the Act of Affembly, and that therefore the faid Bond was void and of no force in Law. To this Plea the Plaintiffs, in their Replication, stated the 4th, 5th, and 6th Articles of the Provisional Articles of Peace between Great Britain and the Thirteen United States .- And further, that by an Act of Affembly of the faid State of North Carolina, paffed in the Year 1787, the Articles of the Definitive Treaty between the United States of America and the King of Great Britain, were declared to be the Law of the Land, and that the Courts of Law and Equity were in all Causes and Questions cognizable by them to judge accordingly.

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In this Suit the Court gave Judgment for the Defendant, in the Words following: "Where-" fore the Record and Matters aforefaid hav-"ing been feen, and by the Worshipful the " lustices here fully understood, and all and " fingular the Premifes being examined, and " mature Deliberation being had thereon, for " that it feems to the faid Justices here, that the " faid Plea of the faid George and Richard Rome " before pleaded, and the Matters therein con-" tained, are not sufficient in Law, to have and " maintain the Action of the aforefaid George " and Richard Rome against the said Mary Dal-"ling, Executrix aforefaid; THEREFORE " it is confidered, that the aforesaid George and "Richard take nothing by their Writaforefaid. "but that they, and their Pledges of Profe-" cuting (to wit) John Doe and Richard Roe, "be in Mercy for their false Complaint; and "that the aforesaid Mary, Executrix aforesaid. "go thereof without Day, &c. And it is fur-"ther confidered, that the aforesaid Mary. " Executrix aforesaid, do recover against the " faid George and Richard, the Sum of " Five Pounds Currency, for her Costs and "Charges by her about her Defence in this "Behalf sustained, adjudged by the Court "here to the faid Mary, with her Confent, acse cording

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"cording to the Form of the A& of Assembly in that Case made and provided; and that the faid Mary may have Execution thereof, and that the Clerk of Court do issue Execution accordingly, &c."

The Plaintiffs, who were Merchants, are Natives of Great Britain.—George Rome refided at Rhode Island many Years before the War, and Richard Rome in North Carolina.—They were both Loyal and faithful Subjects, firmly attached to his Majesty and the British Government; and have Debts due to them in North-Carolina, but by this Determination they are precluded from all possible Hope of recovering any Part of those Debts.

Second.

In Penfylvania.—Abiathar Camp, a Native, and formerly an Inhabitant of Connecticut, brought an Action against James Lockwood, in the Court of Common Pleas for the County of Philadelphia.—The Opinion of the Court, as to the Plaintiff's Right to maintain such Action, was delivered by President Shippen, in these Words:—"The 4th Article of the Trea-"ty of Peace, which directs that Creditors on "cither Side shall meet with no lawful Impediments to the Recovery of all bona side Debts" there-

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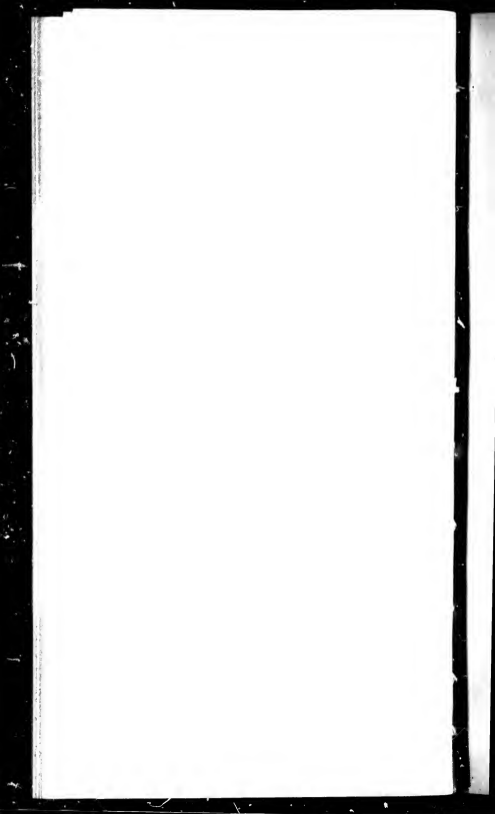
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" theretofore contracted, is most certainly con-" fined to real British Subjects on the one Side, " and the Citizens of America on the other, and " has always been so construed. As to the Re-" stitution of Estates, Rights and Properties "already confifcated, it is not required by the "Treaty to be done, even to real British Sub-" jests: It is agreed indeed by the Fifth Ar-" ticle, that Congress shall recommend it to the " feveral Legislatures to provide for such a Re-" stitution. As to those of another Descrip-" tion, they have Liberty given them by the " Treaty to refide Twelve Months in the United "States, to folicit a Restitution and Composi-"tion with the Purchafers of their Estates, and " Congress is to recommend to the States that "they be restored, on the Money being re-" funded which was paid for them; but no Acts " for those Purposes have been passed by the "Legislatures, in Consequence of any such "Recommendations. Indeed the ample Pro-"vision made for these People in England, " feems to have been confidered by the Go-" vernment there, as an Act of Justice, for not "having been able to obtain a Restitution for "them by the Treaty.-For these Reasons we " are of Opinion that Abiathar Camp is not " fuch a Person as has a Right to sue for and



" recover this Debt, already vested by Confice"tion in the State of Connecticut."

of the Laws confications, the Non Repeal of the Laws conficating Debts, as well as other Property, the Debts due and paid into the Treasuries or Loan Offices of the different States, and the Indemnity that is by Law afforded to the American Subject, Debtor to the Loyal Creditor, it evidently appears that no other Mode of Relief can be obtained but through the Justice and Humanity of the British Nation, to whom the Sufferers now apply for that Relief which they are resulted in the States of America.

Another Circumstance may not be unworthy of Attention, namely, that Gentlemen who during the late War, from their Loyalty and Attachment to his Majesty and the British Government, accepted Commissions in the King's Service, have been made responsible in their private Capacities for Property taken by the Army during the War, and when on Duty in an Enemy's Country.

Many Actions, by Attachment, and otherwise, have been commenced against the Servants of the

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the Crown in North Carolina, and particularly against Colonel John Hamilton, who commanded a Provincial Corps, for Property used, seized, or destroyed, belonging to the Subjects of that State, during the Time he was under the Orders of, and with the Army commanded by Lord Cornwallis and other General Officers; the Plaintiffs in such Actions have recovered Judgments against Colonel Hamilton, payable out of his confiscated Property, for Acts done in the Execution of his Duty, and in Obedience to the Orders of his superior Officer.

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## IN GEORGIA.

By "An A& for attainting such Perfons as are herein mentioned, of High Treason, and for confiscating their Estates, real and personal, to the Use of this State, for establishing Boards of Commissioners for the Sale of such Estates," &c.

Mar. 1,

A LL and every the Debts or Sums of Money, of any Person or Persons thereby attainted, are forscited to the State, and declared to be vested in the Government thereof; and Commissioners are appointed and empowered to authorize the Sheriff of each County to seize the Estates, both real and personal, of such Persons; B which

( • lay 4 1782. which are to be fold, and the Monies arising from such Sales to be paid into the Treasury of the State. All Persons resulting or neglecting to discover to the Commissioners the Debts or Sums of Money due by them to the Persons whose Estates are sorfeited, shall forseit double the Sum, to be recovered in Course of Law, in the respective Counties. Also Persons resulting to discover the Goods and Chattels of any Person attainted, shall forseit double the Value. And the Commissioners are thereby required to secure immediately all the Goods, Chattels, and Debts, belonging or owing to the attainted Persons.

May 4,

By "An att for inflicting Penalties on and con-"fifcating the Eflates of such Persons as are herein "declared guilty of Treason, and for other Purposes "therein mentioned:"

Two Hundred and Seventy-seven Persons, by Name, are declared to be banished from the State for ever; and if any, or either of them, are sound therein, Sixty Days after the passing this Act, are declared guilty of Felony, and on Conviction shall suffer Death without Benefit of Clergy.—And, "all and singular "the Estate, real and personal, of each and "every of the said Persons, together with all "Debts,

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Debts, Dues, and Demands of whatever Nature, that are or may be owing to the oforesaid Persons, or either of them, be consistented to, and for the Use and Benefit of this State."—And all other Persons, Citizens of that State, who adhered to their Allegiance to his Majesty and the British Government, (though not therein named) on Proof thereof, are made subject to the like Pains, Penalties, and Forseitures inslicted on those whose Names are particularly mentioned.

And by the faid Act, "All and fingular the Estates both real and personal, of whatsoever Kind or Nature, together with all Rights and Titles; and also, all Debts, Dues, and Demands, owing or accruing in the said State, to Citizens of any of the other States, whose Estates have been confiscated by the States of which they were Citizens, are declared forfeited to and for the Use and Benefit of the said State, in like Manner and Form of Forseiture, as they were subjected to, in the States of which they respectively were Citizens."

By " An all to continue to authorize the Auditor " to liquidate the Demands of fuch Persons as have

" claims against the Confiscated Estates, and for

" other Purposes therein mentioned:"

Feb. 13: 1786.



It is Enacted, "That no Interest shall be demanded or received, on any Debts what- ever, from the 19th Day of December, 1778, until the 11th Day of July, 1782." And,

"That any Citizen or Citizens of this State, or any other of the United States, who was or " were concerned in Trade, or Copartnership with any Person or Persons named or com-" prehended in the Act of Confifcation and At-" tainder, ti/whom Debts were due and owing, fuch " remaining or furviving Copartner or Copart-" ners, in whose Hands or Possession the Bonds, " Notes, or Books of Account may be, shall, and " they, or either of them, are hereby vested with full Power and Authority, to afk, demand, " fue for, and recover, all Debis of every Nature " and Kind whatever, that was or may become " due to fuch Concern or Copartners, or others; also to demand, five for, and take " into Possession, any Lands or other real Estate in which the Concern was interested " or had a right.

"Provided nevertheless, and be it Enacted,
"That all such surviving or remaining Copart"ners, or others of the aforesaid Description,
"Ihall deliver to the Clerk of the County where
"he

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he or they may relide, a full and exact Account, on Oath, of all the Notes, Bonds, and other Debts, due, or that may become due, to fuch Concern or Copartners as aforefaid; and shall give Bond and Security in double the Amount thereof, to pay into the Treasury, at the End of every Six Months, such part as he or they may have at that Time received, that was due to the Person or Persons whose Estates were confiscated as aforesaid, for which the furviving of remaining Copartners shall receive out of the Monies so collected, Seven and a Half per Centum."



## IN SOUTH CAROLINA.

Nov. 4, "An AEt to regulate the Payment and Re-1788. "covery of Debts," &c.

" WHEREAS the Laws heretofore made concerning the Recovery of Debts,

" are found inadequate to the Relief of the

" Distresses of the People of this State;

" I. Be it therefore Enacted by the Honourable the

" Senate and House of Representatives now met and

" fitting in General Affembly, and by the Authority

" of the same, That all Debts whatsoever con-

" tracted previous to the First day of January,

"in the Year of our Lord 1787, (except

" Debts hereinaster excepted) shall be recover-

" able by Instalments only, to be paid in pro-

" portion and manner hereinafter following,

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sthat is to fay, That the Debtor shall, on the " 25th Day of March, A. D. 1789; pay to his " Creditor, one-fifth part of the amount of " the principal and interest of the Debt, and " shall, on the 25th day of March, in the "Year 1790, pay to his Creditor one other fifth "part of the Debt, with the Interest that shall " have accrued on the faid Debt, and shall, " on the 25th day of March, in the Year 1791, " pay to his Creditor one other fifth part of " fuch Debt, with the Interest which shall we've accrued on the faid Debt, and shall, " on the 25th Day of March, in the Year " 1792, pay to his Creditor one other fifth "part of such Debt, with the Interest which " shall have accrued on the faid Debt, and " shall, on the 25th day of March, in the Year " 1793, pay to his Creditor the Balance of the " faid Debt, with the Interest thereon: Pro-" vided, That whatever Sum shall be paid on " Acc and of any Inftalment, shall be in the " First Proce applied to the Extinguishment of " the Interiof.

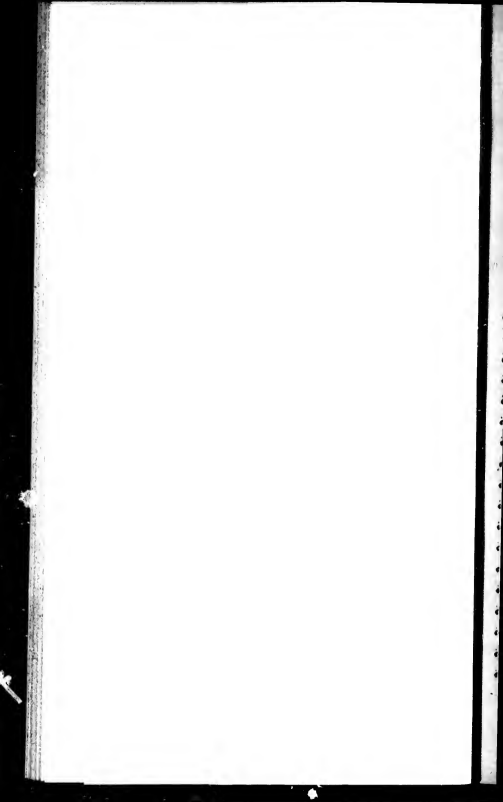
<sup>&</sup>quot;II. And be it further Enacted, That all Bonds or Notes which have been given fince the first Day of January, in the Year 1787, Debts contracted previous to that day; and



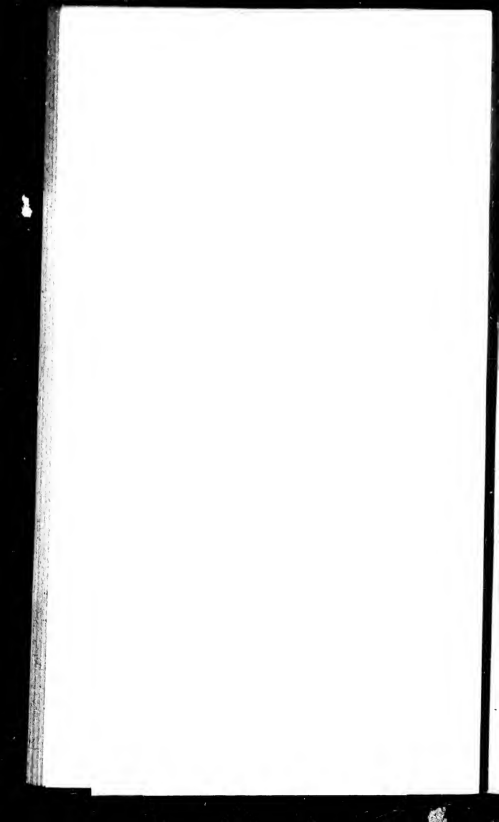
"and all Bonds or Notes which have been given, payable according to the Instalments prescribed by any former Act, shall be no therwise recoverable than in the manner above directed.

"III. And be it further Enacted, That in all "Cases where any Sum has been paid since "the 28th day of March, 1787, on Account of any Debt contracted prior to the first day of January, 1787, such Sum shall be allowed the Debtor in the Payment of any Instalment which shall become due under this Act.

"IV. And be it further Enacted, That all Cash "Contracts, Monies had and received by one "Person for the Use of another; all Monies "paid by a Surety for a Principal; all Monies "due on Policies of and Premiums for Insurance, subsequent to the 14th day of December, A. D. 1782; all Monies due on 
protested Bills of Exchange, Provided Nevertheless, that it extend not to Bills or Orders 
drawn by one Person on another, within the 
State, or Bills of Exchange drawn for Cargoes of Negroes, or Bills of Exchange 
drawn previous to the said 14th day of De"cember"



" cember. A. D. 1782; all Monies payable by " Executors, Guardians, or Trustees, by virtue of any Decree or Judgment of any Court; " for the education, maintenance, and support "of Orphans; all Debts contracted for the " boarding, schooling; or tuition of youth; the "interest due on the paper medium; all sums " lue for taxes and duties to the public; all "Debts due upon the fales of lots of Land in "the town of Columbia; all Debts contracted " payable in principal and special indents; all "Sums not exceeding Five Pounds; all actions " of trespass vi et armis, ejectment, actions of "trover; actions for rent, qui tam actions, ac-"tions of slander, or malicious profecutions, or " actions of affault or battery, or falle imprison-"ment, actions in nature of actions for deceit " or breach of covenant, or other actions of " mere tort or injury, be excepted out of this "law. Provided always, That nothing in this " clause contained shall be construed to except "out of the operation of this law all duties "due to the public prior to the 12th day of " October, 1785, or fuch Debts payable to the "public in money as were incurred for the " purchase of Conficated Property sold for the "benefit of Creditors, or fuch amercements "as may be still due to the public, but the " fame



"fame shall be recoverable by Instalments" only.

" V. And be it further Enalled, That the Cre-" ditor in every case may insist on having suffi-" cient fecurity for the whole Debt, payable by " Inftalments as aforefaid; and after demand. " either personally or in writing by him, her, " or his or her attorney, if the Debtor shall fail " within thirty days to give fuch fecurity within " the County or Parish in which he shall reside." " as any one or more of the Judges of the "Superior Court, any one or more of the " Justices of the County Courts, any one or " more of the Justices of the Peace of the "County or Parish, any one or more of the " Commissioners of Special Bail, not exceeding "three respectively, at the option of the Cre-" ditor, shall deem sufficient, then and in such " case the Creditor may forthwith Commence a " fuit against the Debtor for the recovery of the " whole Debt: Provided always, That if ade-"quate fecurity, as above prescribed, shall " after the commencement of fuch fuit, be " tendered by the Debtor to the Creditor, at " any time pending the same, or before the Sale " under Execution, then the Instalment due on " fuch Debt shall be recoverable, and no more, a till



"till the subsequent Instalment accrues; and no "Judgment which may be recovered for any money hereby directed to be paid by Instal-"ments, shall bind the property of the Debtor for more than the Instalment actually due, if "the Debtor shall give to the Creditor such sufficient security for the remainder as is herein above required.

" VI. And be it further Enacted, That if the " Debtor shall fail, neglect, or refuse, to give " fuch fecurity for the whole of the Debt as is " herein required, and Judgment shall be ob-"tained against him, and Execution issued; in "fuch case the property levied upon shall be " fold for the benefit of the Creditor for pay-"ment of the whole Debt, agreeably to the "periods prescribed in this Act; and the "Sheriff shall take from the purchaser good " and fufficient personal security, and Mortgage, " if required, of the property fold, for his "complying with the terms of the fale; and "if indivisible property should be sold for " Cash and Credit agreeably to the terms of this " act, then the Creditor shall be obliged to take " and receive from the Sheriff fo much of the "Bonds for which the property foid as shall " amount to the Debt, with good and fufficient " personal



"personal security, and mortgage, if required, of the property sold, and the surplus, if any, fhall be delivered to the Debtor, who shall, upon the Creditor's receiving the said Bonds, be discharged from the Debt.

"VII. And be it further Enalled, That if " Judgment shall be obtained in any suit, and " before the Plaintiff proceeds to Execution, " the Defendant shall pay the Instalment due, " with the costs incurred; it shall not be ne-" ceffary to renew the Judgment, by Scire Facias, " or to commence another action when any fub-" fequent Instalment shall accrue, but it shall " be sufficient to serve the Defendant with a "Rule of Court, thirty days previous to the " fitting of the court, to fhew cause, if any he " can, why an Excution should not iffue against " him for the next Instalment, which if he fail " to do, then Execution shall issue accordingly; " and the same proceedings shall be had upon " every Instalment becoming due.

"VIII. And be it further Enatted, That the principal fum of all Judgments which have been or shall be obtained, and all open accounts, shall draw interest from the time they became due: Provided always, That no Judgment



"ment or open account shall draw interest for any time previous to the 26th day of March, 1784: Provided also, That nothing in this Act contained shall be construed in any manner to affect the question of interest during the war between the citizens of the United States and the subjects of his Britannic Majesty, but that it shall be open to Judicial Decision in the same manner as if this Act had not passed."

May

## IN NORTH CAROLINA.

May 9.

By "An Att for declaring what Crimes and Practices by this State shall be Treation, and what shall be Misprisson of Treation, and for providing Punishments adequate to Crimes of both Classes, and for preventing the Dangers that may arise from Persons disaffected to this State;"

Tis Enacted and Declared, That all Persons, (Prisoners of War excepted) inhabiting or residing within the Limits of this Star down and shall pay Allegiance to the same; at any of the said Persons taking Commission from his Majesty, or other Enemies of this State, shall be adjudged guilty of High Treason, and suffer Death without Benefit of Clergy; and his or her Estate shall be forfeited to this State. That Persons who owe or acknowledge Allegiance or Obedience to the King of Great Bittain, and all allegiance so the King of Great Bittain, and all allegiance so the King of Great Bittain, and all allegiance or who shall berease come



to live herein, who have traded immediately to Great Britain or Ireland, who within Ten Years last past, in their own Right, or acted as Factors, Store-Keepers, of Agents, for Merchants refiding in Great Britain or Ireland, thalf take an Oath of Abjuration and Allegiance to the State; and on refusing so to do, shall depart the State within Sixty Days, for Europe or the West Indies, Provided that all and every " fuch Person and Persons shall have Liberty to " dispose of his and their Estates, and after sa-" tisfying all just Demands against them, to exor port the Amount in Produce (Provisions and " Naval Stores excepted);"-and fuch Perfons have by this Act Power to appoint an Attorney to fell their Enercy for their Use and Benefit. But in case any of the Real Estates of such Perfons shall remain unfold Three Months next after the Owner thereof hath departed this State, then the same shall be forfeited to the State.

By "An Act for Conficating the Property of all fuch Persons as are intinical to the United "States, and of such Persons as shall not within the Time herein mostloned, appear and sub-mit to the State, which they shall be received as Citizens thereof, and of such Persons as shall

Nov. 10

fo spoear, and shall not be admitted as Citizens; and for other Purposes therein which had;

It is Enacted, Time all the Lands, &c. and inoveable Property within this State, and all and every Right, Title, and Interest therein, of which any Person was seifed; possessed, or had Title to: on the 4th July, 1776, and sho was on that Day absent from this, or any of the United States, or who had at any Time attached hanfeif to, or aided the Enemies of the United States, or who had withdrawn himself from this or any of the United States, and remained without the Limits of the United States, " are " declared to be conficated to the Use of this "State," unless such Person shall appear at the next General Assembly, and be restored to the Privilege of a Citizen of this State, and to the Property which to him once belonged within the fame.

Nov. 10, An Act was passed to carry the last-men-

By this Act it is Enacted, "That all Lands," Tenements, Hereditaments, and Perfonal Pro-

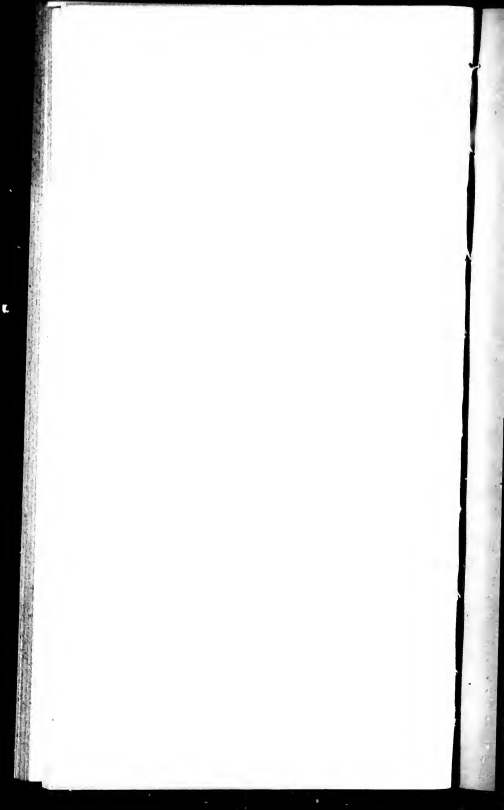
" perty of William Tryon, Esq. (and others

" therein named) and all others who come " within



within the Meaning of the Confication, and "this Act: and all and every the Right. Title. " and Interest, which all or each of the Persons " aforefaid may have had therein on the faid 4th "Day of July, 1776, or at any Time fince, shall " be and are hereby declared to be Confifcat-"ed, fully and absolutely Forseited to this State," " and shall be vested in the Hands of Commis-" fioners, who are directed, empowered, and " authorized to take Possession of all Lands, &c. " Monies, Debts, whether due by Judgment, Bond, " Bill, Note, Account, or otherwife, and all Per-" fonal Property of the Persons aforesaid, in " the Name and for the Use of the State; and " shall give Receipts and Discharges, which " shall forever indemnify and acquit the Per-" fons delivering or paying the same, their Heirs. "Executors, and Administrators, against any " future Claim for the Articles or Money men-"tioned in fuch Receipts or Discharges."

And in order to discover the forseited Property, the Commissioners are authorized to summon any of the Inhabitants to give in, on Oath, an Account of such Property forseited by that or the preceding Act;—and on Resulas to obey such Summons, or make such Discovery, to



commit free Persons to Gaol, until he or she shall render such Account on Oath.

And the Commissioners, in their respective Counties, are empowered " to demand, make " Distress for, and receive all Sums of Money, " due and owing by the Inhabitants thereof, " and declared to be forseited to the State by " this Act."

Persons who by the Ast of the 4th May, 1777, were permitted to sell their Estates, not having, bonâ side, and for a valuable Consideration actually paid, sold and disposed thereos, and all Debts, Money, and Personal Property belonging to such Persons not then collected, are declared to be Consiscated; and the Commissioners are thereby directed to proceed on such Real and Personal Estates, as on the Estates of the Persons first mentioned in this Act.



## IN VIRGINIA

By "An Ast for sequestering British Pro"perty, enabling those indebted to British
"Subjects to pay off such Dibis, and di"resting the Proceedings in Suits where
"Outh Subjects are Parties."

That the Estates, Real and Personal, of British Subjects shall be sequestered into the Hands of Commissioners, who are empowered to bring Actions in the Name of the Proprietors, to receive and recover all Sums of Money thereaster is become due to the said Proprietors of such Estates; and, liker and sing the Expenses, and into the Loan Office, and for the same, in the

Sec

t779 chap. page 9

Scel.

Seft.

Sect 3.

It is also Enacted, "That it shall and may be "lawful for any Citizen of this Common-"wealth, owing Money to a Subject of Great" Britain, to pay the same, or any Part thereof, "into the Loan-Office."—That the Loan-Officer's Certificate, and the Receipt of the Governor and Council, "shall discharge him from the Debt, or so much thereof as shall be then "paid."

1779. chap. 14. page 96. By " An All concerning Elescats and Forfei-"tures from British Subjetts;"

Scel. z.

It is Enacted, "That all the Property, Real" and Personal, within this Commonwealth, belonging at this Time, or which did belong to any British Subject, shall be deemed to be vested in this Commonwealth; the Lands, "Slaves, and other Real Ritate, by way of Escheat, and the Personal Estate by For-" seiture."

Sect. 3.

And, by the faid Act it is Declared and Enacted, "First, That all Persons, Sub"jects of his Britannic Majesty, who on the
"19th April, 1775, were refident, or following their Vocation in any Part of the World,"
other than the United States, and have not fince either entered into public Employ—



ment of the faid States, or joined the fame, and by overs Atl adhered to them ; and, " (Secondly) all fuch Subjects, Inhabitants of any of the faid United States as were out of " the faid States on the same Day, and have " fince, by overt Act adhered to the Enemies " of the faid States; and, (Thirdly) all Inhabi-" tants of the faid States, who, after the fame "Day, and before the Commencement of " the Act of General Affembly, entitled, An " Att declaring what shall be Treason, departed " from the faid States, and joined the Subjects of his Britannic Majesty, of their own fibe Will, or who, by any County Court within this Commonwealth were declared to be " British Subjects, shall be deemed British Sub-" jects within the Intention of this Act."

By " An At to repeal fo much of a former All as faspends the issuing of Executions upon p. 165. e certain Judgments, until December, 1783;"

It is Enacted, " That no Debt or Doward what-" foever, originally due to a Subject of Great

"Britain, hall be recoverable in any Court in this Commonwealth, olthough the fame may

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of this State,

178 chap. p. 18

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1783. thap. 17 " fuch Action, unless the Affignment hath been made for a valuable Consideration, bond fide

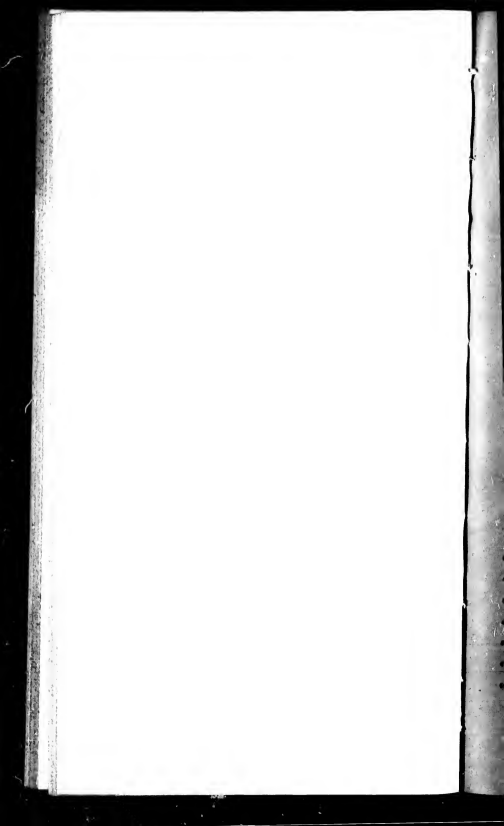
" paid before the First Day of May, 1777."

1782. chap. 45. p. 182. By "An Ast to amend an Ast, entitled, "An Ast to repeal so much of a sormer Ast as suspends the "issuing Executions on certain Judgments until "December, 1783;"

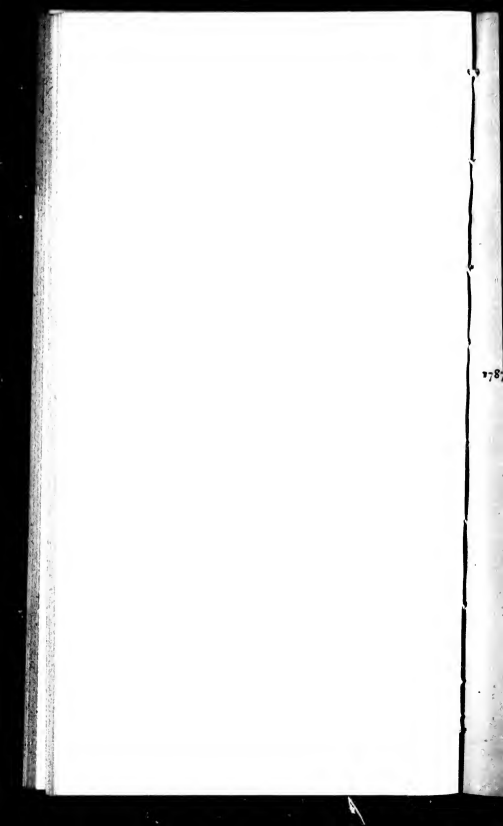
Soft. 1.

It is Enacted, "That no Debt or Demand "whatfoever, contracted with or due to any "British Subject, or contracted with or due to "any Person for the Use of, or in Concern with "any British Subject, and still remaining unpaid, "shall be recoverable in any Court of Record within this Commonwealth, notwithstanding "the same may have been renewed, changed, "altered, or acknowledged to any Agent, "Partner, or Assignee, of such British Subject, "or to any other Person whatsoever, either for "their own Use or Benefit, or for the Use or "Benefit of such British Subject, since the "19th Day of April, 1775, any Law to the "contrary in any wife notwithstanding."

1783. thap. 17. p. 213. By "An Act prohibiting the Migratich of cer-"tain Persons to this Commonwealth, and for other" "Purposes:"



It is Enacted, " That all Perfons who having accepted a Military Commission from the "United States, or any of them, or who having taken the Oath of Fidelity to any of the " United States on the 19th Day of April, 1775; " or at any Time fince, during the late War, "voluntarily joined themselves to the Fleets or "Armies of the King of Great Britain, and " have borne Arms against the United States, or any of them, within their Territories or on "their Coasts, or who being Inhabitants of " any of the United States, on the 19th Day of " April, 1775, or at any Time fince, and have "been Owner, or part Owner, of any Priva-" teer, or other armed Veffel, cruifing against " the United States, or any of them, shall be, and " they are hereby prohibited from migrating to, "or becoming Citizens of this State. And that all and every Person and Persons, who at any "Time sched as a Member of the Board, com-" monly called The Board of Rofures Commission. " ers at New York, and who both afted under the "Authority, or by Direction of the faid Board, " shall be, and they are bereby probibled from migrating to or becoming Citizens of this State. The all Persons relident in this cor-" any of the United States, on the faid 19th Day s of April, and aby included in the above De-

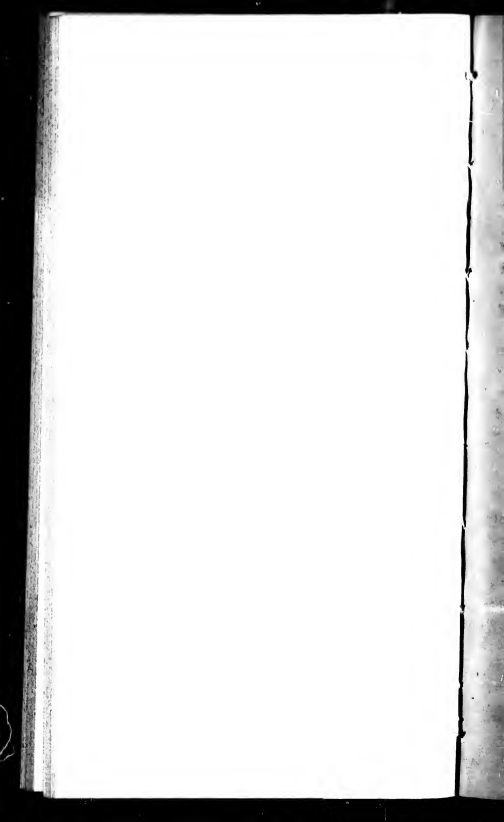


" feription, who are at present prohibited by "Law from migrating to this State, shall be, "and they are hereby permitted to migrate into, and enjoy all the Rights of Citizenship, "except that they shall not be capable of voting for Members of either House of Assembly, or of holding or exercising any Office of Trust or Profit, civil or military. Provided that nothing herein contained shall be confirmed so as to contravene the Treaty of Peace with Great Britain."

1787:

By "An Act to explain, amend, and riduce "into one Act, the several Acts for the Admission "of Emigrants to the Rights of Citizenship, and "prohibiting the Migration of certain Persons to "this Commonwealth;"

All Persons prohibited in the last-mentioned Ast, from migrating to this Commonwealth, if found within the same, shall and may be prosecuted as for a Misdemeanor; and, if sound guilty, shall be imprisoned in the common Gaol, for a Term not exceeding Six Months, and be fined at the Discretion of the Court, in any Sum not exceeding One Hundred Pounds; and if such Person be sound at large in this Commonwealth after One Year from the



Time of Conviction, or of One Month from the Time of his Enlargement from Go I, he shall be committed to the public Gaol; and, upon Proof of the Identity of fuch Person, he shall be thereafter Imprisoned in the public Gaol for the Space of Five Years, and forfeit all his Goods and Chattels, Lauds and Tenements, for the Use of the Commonwealth.-And it is Enacted. "That if any Person prohi-" bited by this Act, from migrating to this Com-" monwealth, shall institute any Suit or Action " whatfoever, in any of the Courts in this Com-"monwealth, against any Citizen of this Com-" monwealth, or other Person by Law entitled " to become a Citizen thereof, the Defendant " or Defendants, may plead this Act in Bar of " fuch Action or Suit: and if upon Trial of " the Cause, it shall appear that the Plaintiff is " by this Act prohibited from migrating to this "Commonwealth, and that the Cause of Ac-"tion arose within the same, after the Com-"mencement of this Ad, the Jury shall find " for the Defendant or Defendants, and there-"upon Judgment shall be given against the " Plaintiff, with treble Costs of Suit; and that the Clerk of the Court, in which such " Cause shall be tried, shall, within One Month thereafter, transmit a Copy of the Record, "together



"together with the Names of the Witnesses "fworn on the Part of the Desendant or De"fendants, to the Attorney General of this "Commonwealth, who shall, at the next suc"ceeding Sessions of the General Court, sile "an Information, or prefer an Indictment to "the Grand Jury, against the Person or Per"fons against whom such Verdict and Judg"ment shall have been given.

"And it is further Enacted, That full and mample Protection shall be given to all Persons who shall come into this Commonwealth, upon lawful Business, except those Persons who are prohibited by this Act from migrating into this State."



### IN MARYLAND.

By " An Act to Seize, Confiscate, and Appropriate all British Property within this State;"

IT is Enacted and Declared, "That all Pro-"perty within this State, (Debts only excepted) belonging to British Subjects, shall be "fejxed, and is hereby Confiscated to the Use "of the State."

By "An additional Supplement to an Ast, en-"tisled "An Ast for the Liquidation and Payment" of Debts against Persons convicted of Treason;"

It is stated, "That there may be Debts due to "the aforesaid Persons convicted of Treason;"

" and Enacted, That the Commissioners for the

" Prefer reuse and Sale of British Property be

se and

Sect.



"and they are hereby directed to take into "their Possession, all Books of Accounts, or other Papers belonging to such Persons; and that they be, and are hereby authorized and directed to collect, and, if need be, to Sue for and Recover, in the Name of this State, "All such Debts, Dues, and Demands, as they shall discover to be due to the Persons aforesaid, and pay the same (after deducting their Commissions) into the Treasury; and the Monies so paid, shall be considered as a Part of the Estate of the Persons to whom due, and applied towards discharging the Claims against such Estate respectively."

Jan. 1786. By "An Ast for the Settlement of Public Accounts, and to appoint Perfens to collect the Debts
due to Perfens Convicted of Treason;"

Sect. 7.

It is stated, that "There may be Debts due" to Persons Convicted of Treason, and there is no Mode pointed out by Law for collecting the same;" and Enacted, "That the County Courts be, and they are hereby directed to appoint a proper Person in their County, to take into their Possession the Books, Actionates, and other Papers, belonging to Person sources as aforesaid; and that the said Person



"Person so appointed, shall be, and is hereby authorized to collect; and, if need be, to Sue sor, and Recover, in the Name of this State, all such Debts, Dues, and Demands, as he shall discover to be due in his County, to such Convicted Person, and to pay the same (after deducting his Commissions, &c.) into the Treasury of his Shore; and that the Monies so paid in shall be considered as Part of the Estate of the Person to whom due, and applied towards discharging the Claims against such Estate."

Ma 17 chap

Sect

#### IN PENSYLVANIA.

Mar. 6, 1778. By "An Act for the Attainder of divers chap. 49. Traitors, if they render not themselves by a certain day, and for vesting their Estates in this Commonwealth, and for more effectually discovering the same, and for ascerataining and satisfying the lawful Debts and

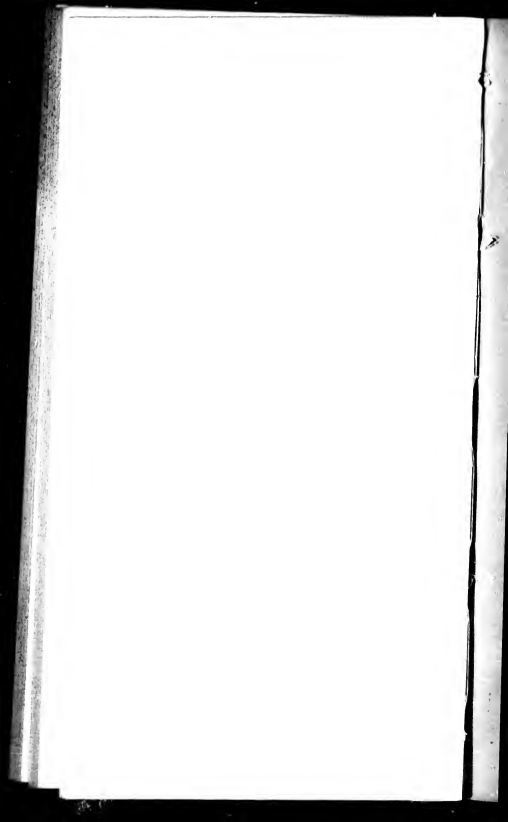
IT is Enacted," That all and every the "Lands, Tenements, Hereditaments, Debts "or Sums of Money, or Goods or Chattels what"foever, and generally the Estates, Real and "Personal, of what Nature or Kind soever

Claims thereupon ;"

" they be, within this State, whereof the afore-

" faid (Joseph Galloway, and others) shall have

" been possessed of, interested in, or entitled "unto,



" unto, on the 4th Day of July, 1776, or at " any Time afterwards, in their own Right, or " to their Use, or which any Person or Persons " shall have been possessed of, interested in, or "entitled unto, to the Use of, or in Trust for "them, or any of them, shall according to the respective Estates and Interests which the " Persons aforesaid, or any in Trust for them, " shall have had therein; stand and be forseited " to this State, from and after the Twentieth " Day of April next enfuing, unless they shall " respectively render themselves on or before " the same Day, and abide their legal Trial, as " herein directed. And that all and every the " Lands, &c. which any other Person or Per-" fons, who shall be attainted of High Treason, " by Virtue or in Consequence of this Act (in "like Manner) stand and be forfeited to this " State, without any Office or Inquisition here-" after to be taken or found."

Enacts, That the President, or Vice-President, and Supreme Executive Council, shall inquire into all such Estates, Real and Personal, and cause the Rents, &c. of the Real Estates, until Sale, to be levied and paid to the State Treasurer, "who is to account for the same as for other public Monies, and seize, or cause to

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" be seized and fold, all such Goods and Chat-

" tels, and receive and collect all fuch Debts or

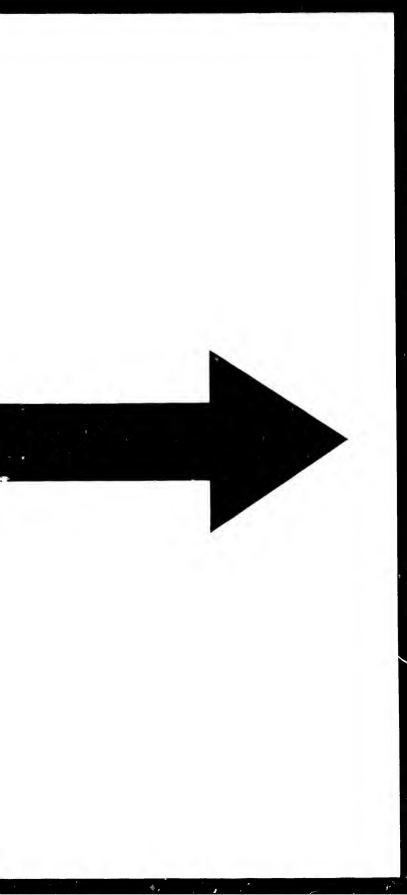
" Sums of Money as may be hereby vested in this

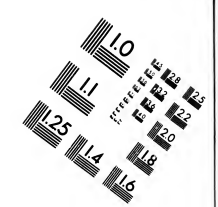
" State."

Enacts, That every Person who shall make a Sect. S. full Discovery to the President and Council of any concealed Debt or Sum of Money, payable to any Person or Persons so attainted (not being a Debt by Judgment, Mortgage, Recognizance, or any Registered Bond, or Contract) and shall pay Three-Fourths thereof before the Expiration of three Months after fuch Attainders respectively, unto the State Treasurer, for the Use of the State, shall be discharged of the entire Debt or Sum of Money aforesaid; but every Person indebted as aforesaid, who shall neglect to make such Discovery ithin the Time aforefaid, shall for feit double the Value of fuch Debt or Sum of Money, to be recovered by Action, for

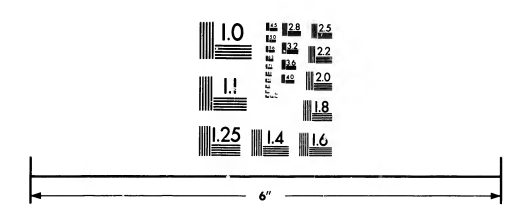
the Use of the State.







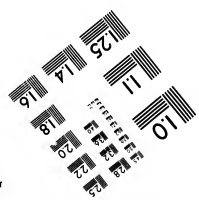
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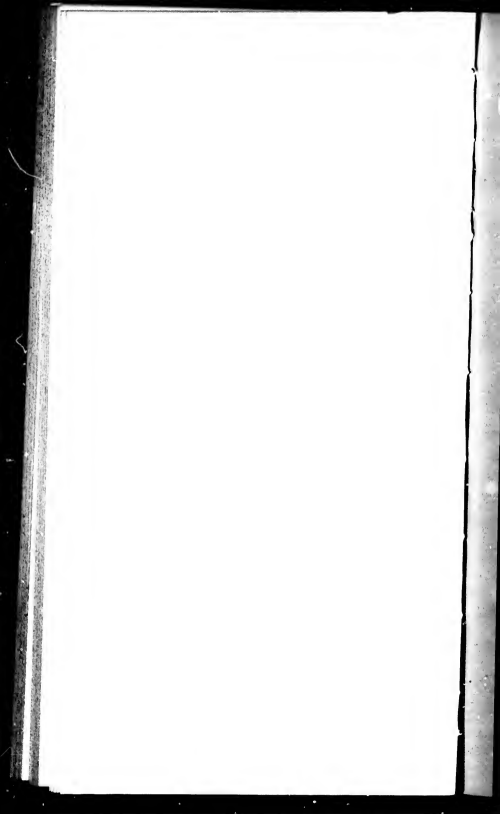
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## IN NEW JERSEY.

By " An Act for taking Charge of, and April;

" leafing the Real Estates, and for forfeiting chap, 87

" the Personal Estates of certain Fugitives and Offenders, and for enlarging and con-

"tinuing the Power of the Commissioners

" appointed to seize and dispose of such Per-

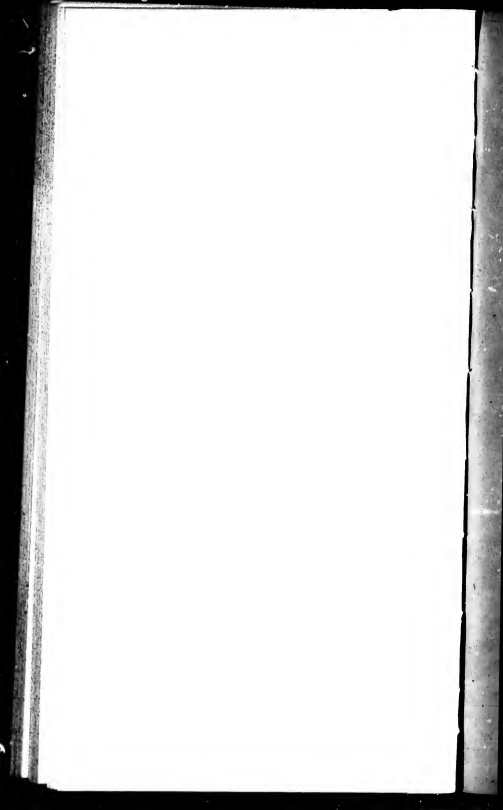
" fonal Estates, and for ascertaining and

" discharging the lawful Debts and Claims

"thereon;"

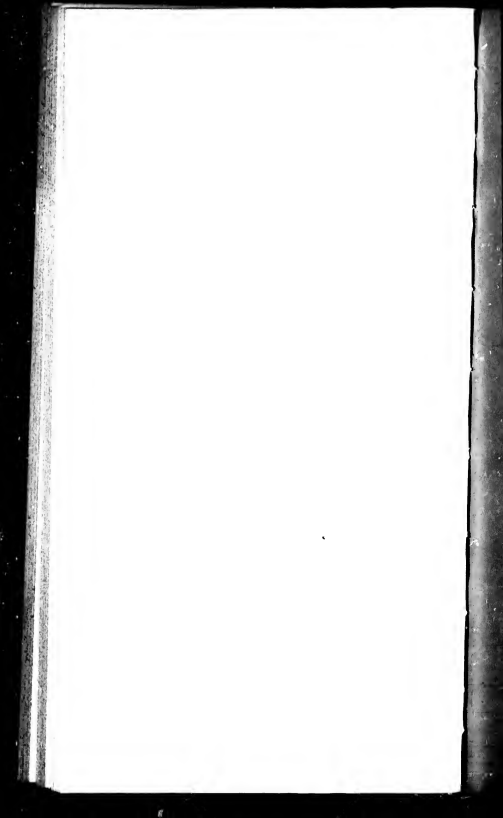
THE faid Commissioners, or any or either of them, are empowered and directed, from Time to Time, to take Possession of the Goods, Chattels, and Personal Estate of the Person against whom Inquisition shall be found, and Judgment entered in Favour of the State, which they may come to the Knowledge of, and to take Possession of all the Books of

64. 215.



Account, Bonds, Bills, Muni " and other Informents in Writing ever, of fuely Offender, when loever as and to receive the Montes due, and it continues on fuch Books of Account, Bould, dec. and t " give Receipts, Acquittences, and Difchar "therefor. And if any Perion possessed of any "Goods, Chattels, Bonds, Bills Mortgages, "Notes, or Writings whatfoever, at any fuch Offender, shall negled or refuse to delive "the fame to the Commissioners or any of cither of them making deband thereof ex " any Person indicated to such Offender " neglect or refine to pay and fatisfy the " on Demand thereof being made by the "Commissioners, in final and shay be for fuch Commissioner or Core "profecute, the for, and recovered to the "Costs, in the Name of fuch the part to and for the Use of the State + .... given by the refer Delivery of any Payment of any Debts " for ever Bar the O " claiming or to chim nucle

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"If any Person having in his or her Custody or Power, any Goods, Chartols, Bonds, Bills Morigages, Notes, or other influments in " Writing of any fuch conender, shall neglect to make Difcovery the pof to the Commit. " floners, vichin two Months after Judgment " that be entered, or if any Person indebted to a luch Offender shall neglect to make Discovery thereof to fuch Commillioner within the faid "Term, or if any Perion mail is any Time "thereafter become volletted of ser " Goods Sc. and hall an within Tafic in can ng polle that the first on place it is covery at at a taid, each and the property of the covery at a the Value of the Golds, Re. to be hearfur "and recovered, with Colls, by the Inid Com " millioners, to and for the Ufe of the Se

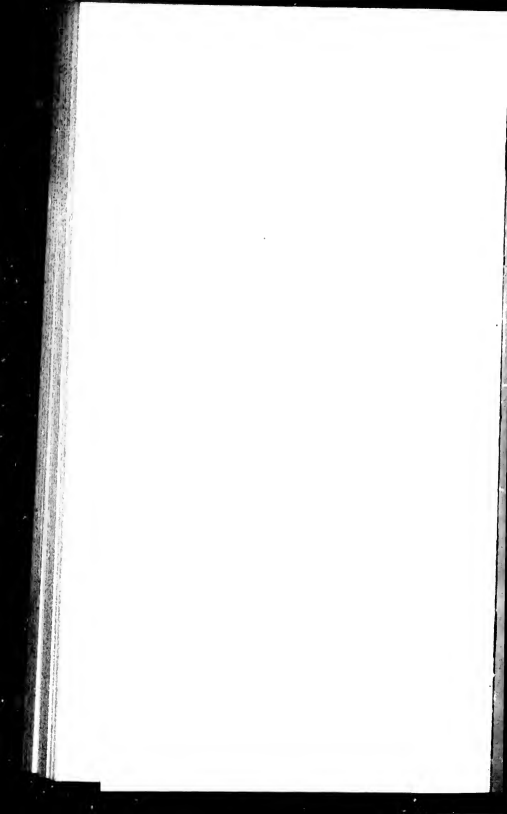
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## IN NEW YORK.

O3. 22, By "An A& for the Forfeiture and Sale of 1779. the Estates of Persons who have adhered to the Enemies of this State, and for declaring the Sovereignty of the People of this State in respect to all Froperty

" within the same;"

Sect. 1. IT is Enacted, "That John Murray, Earl of "Dunmore (and others therein named) "be, and each of them are hereby severally "declared to be, ipso facto, attainted of the "Offence aforesaid, and that all and singular "the Estate, both Real and Personal, held or "claimed by them the said Persons, severally "and respectively, whether in Possession, Recommender, within this State, on "the Day of the passing of this Ad, shall be.

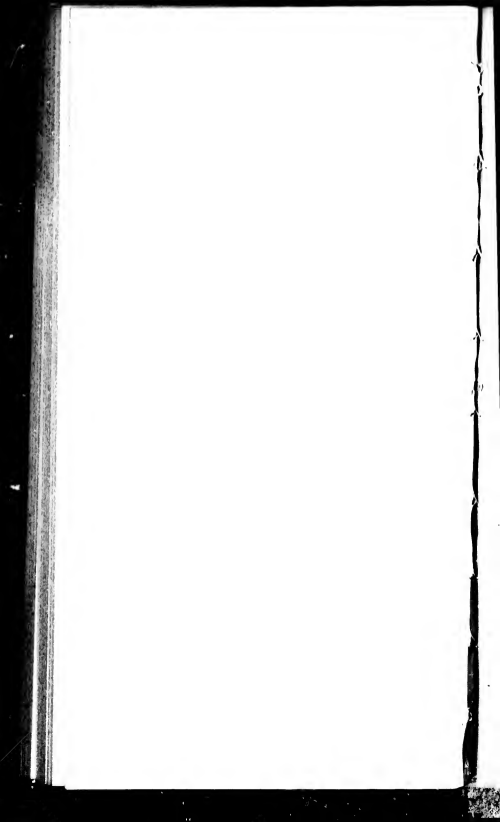


" and hereby is declared to be forfeited to, " and velted in the people of this State."—And,

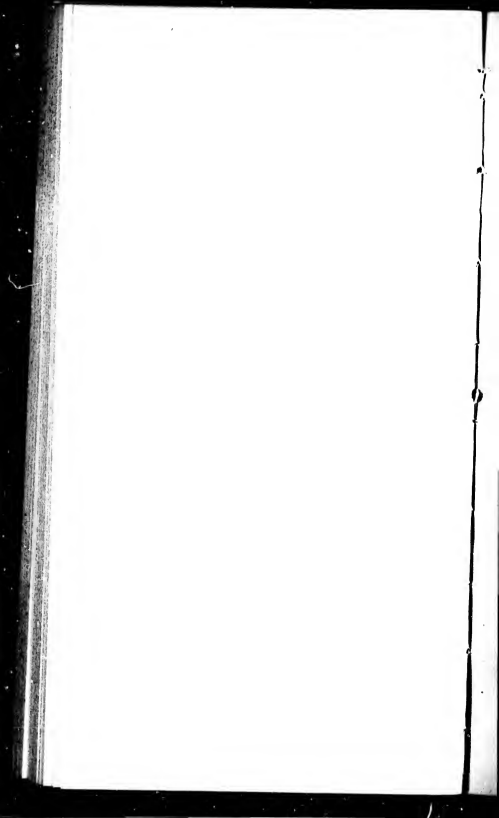
The faid Persons are hereby declared to be for ever banished from this State; and if at any Time hereafter any or either of them are found herein he or they shall be, and they are hereby adjudged and declared guilty of Felony, and shall suffer Death, without Benefit of Clergy.

By " An Ast for the speedy Sale of the Conficated and Forfeited Estates with the State, and for other Purposes herein minting to

It is Enacted, "That it inaliand may be lawful" to and for all and every Person and Persons, being "Citizens of this State, who is, or are indebted by Mongage, Bond, Specialty Contract, or on Account to any Person or Persons, whose Estate, "Real and Persons, is or are by Attainder, or "Consistion fortened to the People of this "State, within bix Months after the passing of the Copy of this State, who is receive all such Debts, and Debts



" mained with, or went into the Enemy's " Power or Lines, and whose Estates have been " respectively forfeited to the People of this "State, by his or their Attainder or Convic-"tion respectively, such Person or Persons "being fo indebted, may discharge the said " Debis, and, in addition to the Securities " above mentioned, pay unto the faid Trea-" furer the like Certificates or Notes, and be " discharged from any Interest which may have "become due on such Debts, as is directed by " an Act of the 12th July, 1782, (to wit, from " the 1st Day of January, 1776, to the 1st Day " of January, 1784) and upon Payment of fuch " Debts, &c. as aforefaid, the faid Treasurer " shall give his Receipt, which Receipt shall be " a fufficient Discharge for so much of the said " Debts, Dues, and Demands .- That from and " after the Expiration of the faid Six Months, " it shall and may be lawful to and for the faid " Commissioner or Commissioners of Forseis " ture, within his or their respective Districts, " to ask, demand, sue for, and recover in his " or their own Name or Names, all Debis, &c. "which are owing, due, and payable to any "Person or Persons whose Estate, Real and " Personal, is or are by the Attainder or Con-" viction forfeited to the People of this State,



"by Virtue of any Law or Laws heretofore passed, and all and singular the Interest due or to grow due thereon; and the Monies so recovered shall be paid into the Treasury of this State."

By " An AEt relative to Debts due to Ferfons " within the Enemy's Likes;"

July, 1: 1782 chap.

Sect.

It is Enacted, "That any Subject or Sub-" jeds of this State, not in the Power or Lines. " of the Enemy, who are indebted by simple " Contract, Bill fingle or penal, or any other " Obligation, Mortgage; Security, or Demand " whatfoever, to any Person or Persons that "have either remained with, gone into, or " have in Confequence of any Law of this "State been fent within the Enemy's Power "or Lines, for fuch. Subjects of this State, " not in the Power or Lines of the Enemy fo " indebted, shall be and hereby are discharged "from any Interest which may have become "due on fuch Contract, Bill, Obligation, "Mortgage or Securities, fince the First Day "of January 1776, to the First Day of Janu-" ary which shall follow next after the Concin-"flon of the prefent War; any Law, Ufage, "or Custom to the Contrary notwithstanding."

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April 20, 1787. chap. 94. By "An AEI to amend an AEI entitled, "An Act relative to Debts due to Persons within the Enc"my's Lines;" and another Act entitled, "An Act to explain and amend the Act entitled, "An Act relative to Debts due to Persons within the Enemy's Lines, passed the 12th July, 1782;"

Sect. 1.

It is Enacted, "That all Persons described "in the Fish Section of the said first mentioned "Act, and the Executors and Administrators of such Persons, indebted by simple Contract, "Bill single or penal, or any other Obligation, "Mortgage, Security, or Demand what secver, to any Person or Persons described in the said "Fish Section of the Act aforesaid, or the Exceutors or Administrators of such Person or Persons, shall be and hereby are discharged "from any Interest which may have become due upon any such Contract, Bill, Obligation, Mort- gage or Securities, since the First day of January, 1776, inclusively, to the First day of May, 1786."

Proviso, That this Clause shall not operate as a Discharge of any Interest which may have accrued on any Bill, &c. executed since the First day of January, 1777.

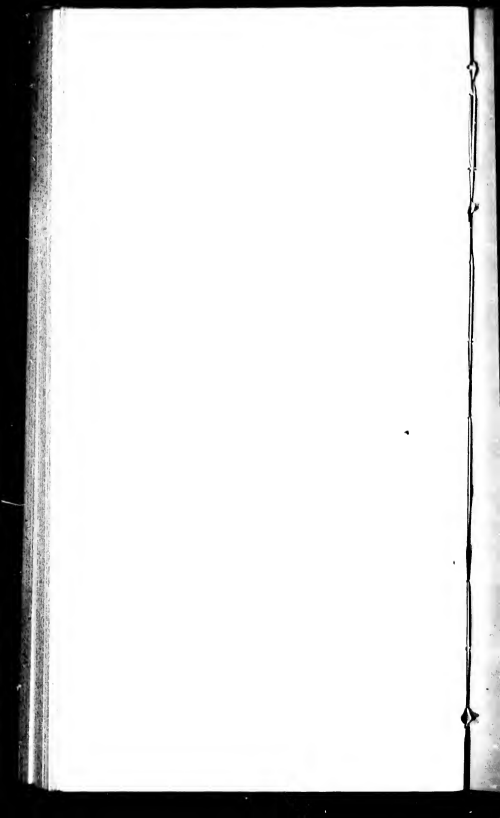
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And it is further Enacted, " That the faid " Persons so indebted as asoresaid, their Exe-"cutors or Administrators, thall be obliged to " pay the Debts or Sums by them owing (after " fuch Deduction of Interest as aforesaid) to "the Person or Persons aforesaid, their Execu-"tors or Administrators, in the lawful Current " Money of this State, in Three Yearly Instal-"ments, and not otherwise, to wit, Onc-"Third Part thereof on or before the First day " of May, 1788. Another Third Part there-" of on or before the First day of May, 1789: " and the other Third Part thereof on or " before the First day of May, 1790, with In-" terest upon the Amount of such Debts or " Sums now due (after fuch Deduction as afore-" faid) from the faid First day of May, 1786. "any Law, Contract, or Usage to the Con-"trary thereof in any wife notwithstanding."

Proviso, That in case Default shall be made in the Payment of either of the said Yearly Instalments, and not sooner, it shall and may be lawful for the Creditor to prosecute for his Debt or Demand, but that there shall not be levied by Virtue of any Execution upon any Judgment, Sentence, or Decree thereupon obtained, any other or greater Sum than

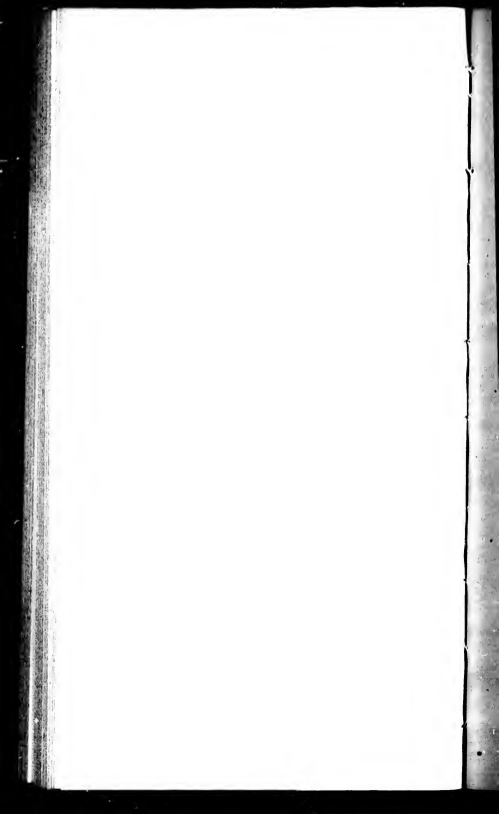
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the Amount of the Instalment or Instalments, with the Interest thereon, in respect to which Default shall have been made; and no Fore-closure of any Mortgage shall operate as a Bar to any Equity of Redemption, till after the 1st of May, 1790; but it shall be lawful in every such Case for the Chancellor to direct a Sale of so much of the mortgaged Premises as will be sufficient to satisfy the Instalment or Instalments which shall have become due, and the Interest thereon.

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## IN RHODE ISLAND

AND

## PROVIDENCE PLANTATIONS.

By " An Act for confiscating the Estates of "certain Persons therein described;"

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IT is Enacted, "That every Inhabitant and "Member of the late Colony, now State of "Rhode Island and Providence Plantations, or of any other of the late Colonies or Provin"ces now United States of America, who since "the 19th day of April, A. D. 1775, hath le"vied War, or conspired to levy War against any of the said Provinces or Colonies, or United States, or who hath adhered to the faid King of Great Britain, his Fleets or Armies,



et Armies, Enemies of the faid Provinces or " Colonies, or United States, hereby affording " them Aid or Comfort, or who fince the faid " 10th day of April, A. D. 1775, hath with-" drawn without the Permission of the Legis-"lature or Executive Authority of this or " fome other of the faid Colonies or Provinces. " or United States from any of them, into " Parts or Places under the acknowledged Au-"thority and Dominion of the faid King of " Great Britain, or into any other Parts or " Places within the Limits of any of the faid "Provinces or Colonies, or United States. " being in the actual Possession, and under the " Power of the Fleets or Armies of the faid "King, and who have died in any of the faid " Parts or Places, or hath not returned into " some one of the said United States, and been " received as a Subject thereof, or hath conti-" nued to refide in Places invested by, or in " the Power of the faid Enemies, and have "voluntarily aided, affilled, or abetted them, " shall be held, taken, deemed and judged " to have voluntarily renounced all Civil and " Political Relation to each and every of the " faid United States, and be considered as an " Alien."-



And it is further Enacted,-" That all and "every the Lands, &c. and all Goods and " Chattels, Rights and Credits, of every Kind, " and all other Estates and Interests whatsoever, of " which any of the Persons herein-before de-" feribed were seised or possessed, or were "entitled to have and demand, to and for their " Use, Benefit, and Behoof, shall be forfeited, " inure and accrue to the Governor and Com-"pany of this State, and accordingly are "hereby declared fo to be forfeited, inure "and accrue, to be and remain for their fole "Use, Benefit, and Behoof, in as full and "ample Manner as the Persons aforesaid " were, or were entitled to be feifed or possess-" ed of the same."

THE END

