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At the GENERAL ASSEMBLY of this Province of *Nova-Scotia*, begun and holden at HALIFAX, on the sixth Day of *June* 1770, in the Tenth Year of the Reign of our Sovereign Lord GEORGE the Third of *Great Britain, France, and Ireland*, King, Defender of the Faith, &c. And there continued by several Prorogations until the First Day of November 1784, in the Twenty Third Year of His said Majesty's Reign, being the Thirteenth Session of the Fifth *General Assembly* convened in the said Province.

C A P. I.

An ACT for more effectually making Lands and Tenements liable for the Payment of Debts, also to enable the Holders of small Mortgages to sell the Premises mortgaged to them more speedily and at less Expence then heretofore, as also to repeal an Act made in the Thirty Second Year of his late Majesty's Reign, intituled, "An Act for making Lands and Tenements liable to the Payment of Debts."

*W* H E R E A S great Inconveniencies have arose to the Creditors as well as Owners of real Estates within this Province from the Manner in which Lands and Tenements have been heretofore made liable to the Payment of Debts, for Remedy whereof.

Preamble.

I. Be it Enacted by his Excellency the Governor, Council and Assembly, and by the Authority of the same, it is hereby Enacted, That from and after the Publication hereof an Act made in the Thirty Second Year of his late Majesty's Reign, intituled, "An Act for making Lands and Tenements liable to the Payment of Debts," shall be no longer in Force within this Province, but that the same and every Part thereof is hereby repealed.

Act 32d of his late Majesty's Reign for making Lands and Tenements liable to pay of Debts, repealed.

And whereas it will tend to the great Benefit of this Province to make Lands and Tenements liable, like Goods and Chattles to the Payment of Debts;

Preamble.

*Debts; as thereby the Value of Lands will be encreased and the Landholders will more easily obtain Credit by which means they will be enabled to extend their Cultivation and Improvements;*

Lands &c. made liable for Payment of Debts.

Any Persons recovering Judgment and the Persons against whom the same may be recovered being unable to pay or cannot shew sufficient personal Effects to satisfy said Judgment,

The Sheriff then may levy Execution on the Debtors Real Estate, and he may advertise the same or such Part as may be sufficient for discharging the Execution &c. to be sold in Six Calendar Months after Execution extend, and Advertisement to be in the Public Newspaper and fixed on the Premises and Settlements adjoining of the same to be sold at Auction at that Period.

Sheriff, &c. to execute a Deed to the Purchasers of the Premises without any Clause of Redemption, which Deed shall be to the Purchaser his Heirs or Assigns a good Estate in fee simple.

¶I. *Be it therefore Enacted by the Authority aforesaid, That from and after the Publication hereof all Lands, Tenements and Hereditaments within this Province, shall and the same are hereby made liable to the Payment of all Debts contracted by the Owners thereof in as full and ample a Manner as the Goods, Chattles or Effects of Debtors were heretofore made liable for the Payment of their just Debts, subject only to the Rules and Regulations herein after mentioned, and expressed, that is to say, when any Person or Persons after the Publication hereof shall recover Judgment in any of his Majesty's Courts of Record within this Province for any Sum or Sums of Money or for Costs of Suit, and the Person or Persons, against whom Judgment shall be so obtained, shall be either unable or unwilling to satisfy such Judgment in Money, or if he or some Person in his Behalf shall not produce and shew sufficient personal Estate, whereon to levy Execution on such Judgment, then and in such Case, it shall and may be lawful for the Sheriff or his Deputy to extend such Execution on the Real Estate of such Debtor or Debtors, and after such Real Estate or Estates shall be so taken in Execution, it shall and may be lawful for the said Sheriff or his Deputy to advertise the said Estate so taken in Execution or so much thereof, as shall be sufficient to discharge the Execution so extended thereon with Costs and Charges to be sold at the most public Place within his County in Six Calendar Months to be computed from the Day in which such Execution shall be so extended, which Advertisement shall be continued in one of the Public Newspapers in *Halifax*, during said Six Months, and shall be posted upon the Premises so to be sold, as well as in the Settlements most contiguous thereto, and the Premises so to be sold shall be put up to fair Auction and shall be sold to the highest Bidder, who shall be declared by the Sheriff or his Deputy to be the Purchaser, and it shall and may be lawful for the said Sheriff or his Deputy to execute immediately to such Person or Persons as shall purchase the Premises so sold at Auction as aforesaid an absolute Deed of Sale without any Clause of Redemption therein contained, specifying therein the Consideration paid by the Purchasers, as well as the Name or Names of the former Owner or Owners of said Lands, and the Name or Names of the Person or Persons at whose Suit such Lands have been sold, which Deed shall be good and sufficient in Law to create to such Purchaser or Purchasers, their Heirs or Assigns a good and absolute Estate in fee simple for ever, of and in the Premises comprehended in such Deed, Provided, such Premises were the absolute Estate in fee simple of the Person or Persons against whom the Execution by Virtue whereof such Sale shall be made, was issued, and it shall and may be lawful for the*

Sheriff

Sheriff or his Deputy, after such Deed shall be so executed to enter on the Premises specified in such Deed, and to put such Purchaser or Purchasers into the quiet and peaceable Possession thereof, provided nevertheless, that if the Premises so sold, or any Part thereof, shall have been leased by Lease or Instrument in Writing to any Tenant or Tenants before the extending Execution thereon, whose Lease or Leases shall not be expired at the Time of such Sale, that then it shall and may be lawful for the Sheriff or his Deputy to notify such Tenant or Tenants, that they must attorn and become Tenants to such Purchaser or Purchasers, and in Case such Tenant shall after such Notice received as aforesaid, shall refuse to attorn and become Tenant to such Purchaser or Purchasers according to Law, that then such Tenant or Tenants Lease shall be deemed Null and Void, and he or they shall become subject to all the Laws of this Province against forceable Entry and Detainer, and it shall and may be lawful for such Purchaser or Purchasers to prosecute and recover against such Tenants as against forceable Overholders in the Manner specified in said Laws against forcible Entry and Detainer, and in Case only Part of the Premises included in such Tenants Lease or Leases may be necessary to be sold by Virtue of such Execution or Executions, and it may be uncertain how much of the whole Rent reserved in such Tenants Lease or Leases he ought to pay to the Purchaser or Purchasers under such Execution or Executions, it shall and may be lawful for the Sheriff or his Deputy to estimate the same by the Appraisalment of three Freeholders of the County where such Lands lye, who shall be sworn by the Sheriff or his Deputy, to decide impartially between the Parties, one of said Appraisers to be appointed by the Tenant or his Landlord, the other by the Purchaser, and the third by the Sheriff, and if the said Parties or some Person lawfully authorized by them, after Notice given, shall neglect to attend the Sheriff, to appoint Appraisers as aforesaid, it shall and may be lawful for the Sheriff or his Deputy to nominate for the Person so neglecting, and after such Appraisers have estimated the Portion of Rent, such Tenant or Tenants ought to pay to the Person or Persons so purchasing a Part of the Premises leased to him, such Tenant after being properly notified, shall attorn and become Tenant to such Purchaser, and in Case of Refusal to attorn and become Tenant to such Purchaser, he or they shall be subject to the Laws against forceable Entry and Detainer, and shall be liable to be prosecuted thereon as aforesaid, and such Tenant or Tenants shall stand discharged of and from the Claims of his or their Landlord for so much Rent as the said Appraisalment shall amount to, and shall perform all such Covenants in his Lease so far as relate to the Premises so sold to the Purchaser thereof in as full and ample Manner as he was bound, to perform the same to his or their Landlord.

III. *And be it further Enacted by the Authority aforesaid, That the Sheriff or his Deputy Fourteen Days before he shall proceed to sell*  
 Real

If the Premises so sold shall have been leased, and Tenants Lease shall not be expired before such Sale.

Sheriff to notify such Tenant that he must attorn and become Tenants to the Purchaser.

Tenant refusing to attorn his Lease to become Void, and be Subject to the Laws against forceable Entry and Detainer.

In Case any Part of Premises included in any Tenants Lease may be necessary to be Sold by said Execution:

Sheriff &c. to swear three Freeholders Appraisers to estimate the Rents &c.

Sheriff in 14 Days before proceeding to Sale of Real Estates, to have the same appraised by 3 Freeholders to be sworn as aforesaid.

If valued for more than Amount of Execution &c. only such Part thereof to be Sold at Auction as shall be sufficient to discharge Execution, In Case the Owners of such Estate or some Person in his Behalf shall not attend to point out such Part as will be least inconvenient for him to be deprived off, Sheriff may then sell such Part as may be least disadvantageous to the Debtor, Overplus arising from Sale to be paid to Debtor he not appearing then into Court for his Use. There not being sufficient Real Estate then Creditor to have an alias Execution.

Nothing in this Act contained to extend to Estates whereon Executions have already been levied.

Preamble.

Lands &c. mortgaged for £.200. Action therefore may be brought in the Supreme Court.

Real Estates taken in Execution and advertised as aforesaid, he shall appraise the Value thereof by three Freeholders, to be appointed as aforesaid, who shall be first sworn by the said Sheriff or his Deputy, whether they know and are acquainted with the Premises so to be appraised and if they do, then such Freeholders shall be sworn by the said Sheriff or his Deputy, justly and truly to appraise, and value such Estate, and if the appraised Value thereof shall exceed the Amount of such Execution including the Sheriffs Fees, then it shall and may be lawful for the said Sheriff or his Deputy to set up at Auction, and sell only so much of said real Estate as will be sufficient to discharge the said Execution and Expence, and in Case the Owner of such Estate so to be sold, or some Person on his Behalf, shall neglect to attend the Sheriff or his Deputy, to point out which Part of such real Estate it will be least inconvenient for such Debtor to be deprived off, then it shall be lawful for the said Sheriff or his Deputy to set up and sell that Part of the said Estate, which appears at the Time of such Sale, to be of least immediate Advantage to the Debtor, and if the Proceeds of such Sale shall exceed the Amount of such Execution or Executions and Charges, such Overplus shall be paid over to the Debtor or some Person lawfully authorized by him, to receive the same, and in Case no such Person appears, then the Sheriff or his Deputy shall pay the Overplus into the Court, out of which Execution issued, there to be lodged for the Benefit of the right Owner, and in Case there shall not be sufficient Real Estate to satisfy such Execution upon return thereof, the Party shall have an alias Execution for the Remainder, and the Sheriff or his Deputy shall annex to all Executions when they return the same, the Appraisalment herein before directed to be made, and the said Sheriff or his Deputy shall on no Account disturb any Person or Persons in Possession of Lands or Tenements at the Time he shall levy Execution thereon, but shall leave such Person or Persons in the peaceable Possession thereof, until final Sale shall be made as aforesaid.

IV. *Provided*, That nothing in this Act contained, shall extend to such Real Estates whereon Execution has already been levied, but such Estates shall be proceeded on in Manner as directed in the Law heretofore made, to make Lands and Tenements liable to the Payment of Debts any Thing herein contained to the contrary notwithstanding.

*And whereas the Manner in which Mortgages are now foreclosed within this Province is found tedious and very expensive, for Remedy whereof,*

V. *Be it Enacted by the Authority aforesaid*, That from and after the Publication hereof it shall and may be lawful for any Person or Persons whatsoever to whom Lands or Tenements within this Province, shall be mortgaged for any principal Sum, not exceeding Two Hundred Pounds to bring Action on the Case in his Majesty's Supreme Courts

Court, at any of the Terms either in Town or Country for Recovery thereof againſt the Mortgager, his Executors or Adminiſtrators, and to ſet forth in his or their Declaration the Subſtance of ſuch Mortgage, and in Caſe the Mortgagers ſhall appear and plead thereto, it ſhall and may be lawful for ſuch Mortgager to give in Evidence and Proof of all ſuch Payments as have been made by him on Account of ſuch Mortgage, Provided, he ſhall have furniſhed the Mortgagee with ſuch Account Fourteen Days before Trial, and it ſhall and may be lawful for the Jury before whom ſuch Iſſue ſhall be tried to liquidate ſuch Accounts and to find a Verdict for the Amount of the Principal Sum and Intereſt, then due on ſuch Mortgage, calculating Intereſt thereon for Six Months after the End of the Term in which ſuch Trial ſhall be had, and the ſaid Supreme Court ſhall give Judgment for the ſame with Coſts, and in Caſe the ſaid Mortgagers ſhall neglect to appear and ſhall ſuffer Judgment to go againſt him by Default, then the ſaid original Mortgage ſhall be produced in open Court, and the Judges thereof ſhall cauſe the Amount of Principal and Intereſt due thereon, to be made up in their Preſence allowing Intereſt as aforeſaid, and Judgment ſhall be given for the ſame with Coſts, and Execution ſhall iſſue thereon to the Sheriff or his Deputy who ſhall ſell the mortgaged Premises under the Reſtrictions and in Manner and Form as herein before ſpecified for the Sale of Lands taken in Execution, and in Caſe the mortgaged Premises when ſold as aforeſaid, ſhall not produce ſufficient to diſcharge the Amount of the Execution and Charges, the Paaty on Return thereof may have an Alias Execution againſt the Mortgagers Body or Eſtate for the Ballance unſatisfied on ſuch Execution.

VI. *Provided always,* That nothing herein contained ſhall extend to any Mortgages wherein the Principal Sum ſhall exceed Two Hundred Pounds, or where Suit has already been brought to forecloſe the ſame, but ſuch Mortgages ſhall be proceeded on in the uſual Form, any Thing herein contained to the contrary notwithstanding.

VII. *And be it further Enacted,* That nothing in this Act contained ſhall extend to be conſtrued to extend to the Sale of Houſes on which Execution may be levied, and which may ſell for more than the Amount of ſuch Execution, in which Caſe the Overplus ſhall be paid to the Debtor or Debtors.

VIII. *Provided alſo,* That nothing in this Act contained ſhall have any Force or Effect until his Majesty's Pleaſure thereon ſhall be known.

Subſtance of Mortgage to be in the Declaration.

Mortgager appearing to give in Evidence & Proof of all Payments be made, &c. & ſhall have furniſh'd Mortgagee with Account thereof 14 Days before Trial.

Jury to liquidate all Accounts and to allow 6 Months Intereſt after the End of the Term of the ſaid Court.

Mortgager neglecting to appear the Judges to cauſe Principal and Intereſt to be made up in their Preſence, on Judgment Sheriff to ſell in Manner as Lands taken heretofore by Execution, &c.

Not to extend to Mortgages where Sum exceeds £. 200 or where Suits have already been brought to forecloſe.

Not to extend to Sale of Houſes on which Execution maybe levied & may ſell for more than Amounts, Overplus to be paid to Creditors.

Nothing herein to take Effect until his Majesty's Pleaſure be known.

C A P. II.

An ACT to empower the Juſtices in the ſeveral Counties within this Province to iſſue Summons's for the Attendance of Witneſſes on Trials.

Preamble.

\*\*\*\*\* H E R E A S great Inconveniencies attends the Summoning Witneſſes, whoſe Place of Reſidence is diſtant from the Place where the Court for Trials is held.—For Remedy whereof.

When neceſſary to ſummon Perſons as Witneſſes, whoſe Reſidence ſhall be 5 Miles from where the Court is held, Juſtices to iſſue Summons for ſuch Witneſſes to attend at the Trial of the Cauſe.

I. Be it Enacted by the Governor, Council and Aſſembly, and by the Authority of the ſame it is Enacted, That when it is found neceſſary to ſummon any Perſon or Perſons as Witneſs or Witneſſes to attend and give Evidence in any Trial, whoſe Place of Reſidence ſhall be Five Miles or upwards from the Place where the Court at which ſuch Trial is to be had or held, it ſhall and may be lawful for the Juſtices in the ſeveral Counties, to iſſue a Summons for ſuch Perſon or Perſons to attend as a Witneſs or Witneſſes at the Trial of the ſaid Cauſes, which Summons ſhall be in Form following :

Form of Summons.

You A. B. are ſummoned perſonally to be and appear before at on the Day of next, then and there to give Evidence in a Cauſe depending in ſaid Court between A. B. Plaintiff and C. D. Defendant, and not to depart without Leave of ſaid Court, and in this you are not to fail under Penalty of being found guilty of a Contempt of ſaid Court, Witneſs one of his Maſteſty's Juſtices of the Peace for the County of this Day of A. D.

Perſons ſummoned to give Evidence on any Trial ſhall reſuſe to give their Attendance (not having reaſonable Excufe) or ſhall willfully withdraw themſelves or reſuſe to give Evidence, the Party offending liable to ſuch Pains and Penalties as Perſons acting in Contempt of Subpœna iſſued from any Court.

II. And be it alſo Enacted, That when any Perſon or Perſons ſhall be ſummoned to give Evidence upon the Trial of any Iſſue between Party and Party, or in Behalf or againſt any Priſoner upon Trial, and ſuch Perſon or Perſons ſo ſummoned ſhall reſuſe or neglect to give his or her Attendance at the Time and Place mentioned in ſuch Summons, (not having any juſt or reaſonable Cauſe therefore to be allowed of by the Court or Juſtice or Juſtices, before whom the Trial ſhall be,) or willfully withdraw himſelf or herſelf before ſworn, or ſhall reſuſe to give his or her Evidence in every ſuch Caſe, the Party ſo offending ſhall be liable to ſuch Pains and Penalties as ſuch Perſon or Perſons would have been liable to, if he or they had acted in Contempt of a Subpœna, iſſued out of the Court at which ſuch Perſon or Perſons Attendance was ſo required.

Provided that no Perſon ſhall be obliged to give Evidence without their reaſonable Charges allow'd.

III. Provided always, That no Perſon ſhall be obliged to give Evidence in any Cauſe before he or ſhe be paid or ſecured to be paid his or her reaſonable Charges for Attendance to be allowed of and ordered by the Court, Juſtice or Juſtices.

## C A P. III.

An ACT for Establishing an Inferior Court of Common Pleas and a Court of General Sessions of the Peace in the Township of MANCHESTER, in the District formerly called CHEDABUCTO.

*HERE AS* the want of Roads and the Distance between the Township of Manchester in the District formerly called Chedabucto and the Town of Halifax renders it very inconvenient for the Inhabitants resident in the said Township and District and the neighbouring Settlements to attend at the Inferior Court of Common Pleas and at the Sessions of the Peace, held at Halifax, for Remedy whereof.

Preamble.

I. *Be it Enacted, by the Governour, Council and Assembly;* That an Inferior Court of Common Pleas, and a Court of General Sessions of the Peace shall and may be kept and held within the Township of Manchester in the said District, on the Second Tuesday of May; and Second Tuesday of October in every Year.

Inferior Courts of Common Pleas and General Sessions of the Peace to be held in the Township of Manchester on the 2d Tuesday of May and October yearly.

II. *And be it also Enacted,* That all and every the Laws of this Province, respecting the Ballotting, Summoning and Attendance of Jurors, ordering and taking special Bail, the Service of Writs and Executions; or which relate to order and direct either practical or judicial Proceedings of the Courts of Law in this Province, shall extend and be construed to extend to the said Inferior Court of Common Pleas and Court of General Sessions of the Peace in the Township of Manchester.

Ballotting, Summoning of Jurors, &c. taking of special Bail, Service of Writs and Executions or any practical or judicial Proceedings of Courts of Law, to extend to the said Courts to be held at Manchester.

## C A P. IV.

An ACT in Amendment of and further Addition to an Act made in the 32d Year of his late Majesty's Reign, Intituled, "An Act for preventing Trespasses."

*HERE AS* the Expence attending the Process in suing out Replevins in the Courts of Law in Cases of Trespasses, by Horses, Neat Cattle, Sheep, Goats and Swine, where the Value of the Damage does not exceed THREE POUNDS, is found to be grievous.

Preamble.

I. *Be it Enacted by the Governour, Council and Assembly;* That in all Cases where a Trespass or supposed Trespass shall have been committed by Horses, Neat Cattle, Sheep, Goats or Swine, and that the Value

Trespasses committed by Horses, Neat Cattle, &c. the Da-

of





Members; For the Township of *Shelburne*, fittuate on the Harbour called *Port Roseway*, one Member; For the Township of *Digby*, in the County of *Annapolis*, fittuate on the Bafon of *Annapolis*, formerly called *Conway*, one Member.

Township of *Shelburne* 1 Member.  
Township of *Digby* 1 Member.

II. *Provided*, That nothing in this Act contained fhall be of any Force or Effect until his Majesty's Pleafure therein fhall be known.

Not to have Effect until his Majesty's pleafure be known.

## C A P. VI.

A NACT to prevent the Destroying of Buoys, Beacons or Sea Marks, which fhall be fet or placed by Authority, in a y Harbour, River, Creek, or Bay, within this Province.

*HEREAS* the Destroying of Buoys, Beacons and Sea-Marks fet or placed by Authority in any Harbour, River, Creek, or Bay, for the safe Navigation of Ships and Veffels may prove of dangerous Confequence to the Lives and Properties of Perfons navigating therein.

Preamble.

I. *Be it Enacted*, by the Governor, Council and Afembly; That any Perfon or Perfons who fhall take away, cut down or destroy, or aid or affift in taking, cutting down, or destroying in any Manner whatever, fuch Buoys, Beacons or Seamarks which are placed, or fhall be placed or fet by Order of Direction of the Governor, Lieutenant-Governor; or Commander in Chief of the Province or any other Perfon, having Authority fo to do in any Harbour, Creek or Bay, within the faid Province, fuch Perfon or Perfons, fhall on due Conviction thereof, by the Oath of One credible Witness, before two Juftices of the Peace, forfeit and pay the Sum of One Hundred Pounds. And on Failure of Payment thereof; or of Goods or Chattles, belonging to the Offender whereon to levy the fame, fuch Offender fhall be committed by fuch Juftices to the Goal of the County or Place, where the Offence fhall have been committed for the Space of Twelve Months.

Any Perfon who fhall take away aid or affift in Destroying any Buoys, &c. placed by Authority;

On Conviction by Oath of one Credible Witness before two Juftices to forfeit and pay £. 100. and for want thereof of Goods and Chattles to be committed to Goal for 12 Months.

II. *And be it alfo Enacted*, That if any Perfon or Perfons fhall make faft to any fuch Buoy or Sea Mark, any Ship, Veffel or Boat, fhall on due Conviction thereof as aforefaid, pay a Sum not exceeding Twenty Pounds, and on Failure of Payment thereof; or of Goods or Chattles belonging to the Offender whereon to levy the fame, fuch Offender fhall be committed by fuch Juftices to the Goal of the County or Place where the Offence fhall have been committed; for a Space not exceeding Six Months.

Any Perfon making faft any Veffel or Boat to any Buoy &c. on Conviction to forfeit £. 20. and for want thereof of Goods and Chattles to be committed to Goal for Six Months.

