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**CHAPTER 200.**

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**LAW ABOUT DETERMINING DEBTS UNDER FORTY SHILLINGS.**

Chap: 200 Be it enacted by the authority aforesaid that upon Complaint made of anie debt or due under Fourty Shillings unto any one Justice of the peace, It may be Lawfull for him, and hee is hereby impowered upon Sufficient evidence to hear and determine the same, and in Case the partie Complained against will not Comply with, and Satisfie the Judgment, That then such Justice shall report his Judgment to the next County Court, and the same shall be Recorded by the Clerk of the County Court, as good and binding, if the Countie Court approve the same, And in Case the partie Complained against as aforesaid, is about to depart the province or territories, and the magistrate be Satisfied thereof, the defendant shall be held obliged either to give Securitie for the sum adjudged or bail to abide by and answer what Shall be determined by the next County Court respectively therein, Any Law to the Contrary notwithstanding.

Abrogated in 1693, but accepted in the Petition of Right, June 1, 1693, chapter 84.

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**CHAPTER 201.**

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**LAW ABOUT THE REGISTRY KEPT BY RELIGIOUS SOCIETIES.**

Chap: 201 Be it enacted that the Registrie kept by any Religious Society, in their respective meeting book or bookes of any marriage birth or buriall within this province or Territories shall be held Authentick, & shall be allowed of upon all occasions.

Abrogated in 1693, but accepted in the Petition of Right, June 1, 1693, chapter 85.