

Judgments Act 1838

1838 CHAPTER 110

XLI Prisoner not to be discharged for Want of Plaintiff proceeding in his Action.

And be it enacted, That no Prisoner whose Estate shall by an Order under this Act have been vested in the said Provisional Assignee shall, after the making of such Order, be discharged out of Custody, as to any Action, Suit, or Process for or concerning any Debt, Sum of Money, Damages, or Claim, with respect to which an Adjudication can, under the Provisions of this Act, be made by or by virtue of any Supersedeas, Judgment of Non-pros, or Judgment as in the Case of a Nonsuit, for Want of the Plaintiff or Plaintiffs in such Action, Suit, or Process proceeding therein.