

Accompts between the Creditor and Debtor whereby the  
- count the same as to prove the release the witnesses  
remote and impossible to bring them viva voce to give their  
Testimony therein which thing proves oftentimes very judicial  
to both parties, to prevent which and to give redress therein for the  
future **Be it Enacted** by the King and Queens most Excellent  
Majesties by and with the advice and Consent of their present Generall  
Assembly and the Authority of the same that all Debts of Record  
whether by Judgement Recognizance Void enrolled and upon the  
the Accomplishment thereof under the Seal of the Countie  
the said Judgement was Given or the said Judgement was  
shall be a sufficient Evidence to prove the same and that all  
other Debts of Bonds, Bills, Accompts, or otherwise that shall  
from and after the publication hereof be sent hither to be  
in Suite against any person whatsoever living or residing  
this Province shall be proved by the Oath of the Witnesses  
thereunto by a Notary Publick or other Officer Lawfully  
knowing of the County or place wheresoever it shall happen the  
said Bonds or Bills shall be sent from at which time and before  
which said Notary Publick or other publick Officer shall be present the  
Creditors who shall then likewise before such publick Notary or other  
publick officer of the place so authorized upon his Corporall Oath  
Declare that the said Debt or any part thereof is not satisfied  
or that there is not any accounts between the said Creditor and  
Debtor by which the said Creditor may be likewise indebted to the  
Debtor to the Value of the said Debt or any part thereof for  
any matter or thing accrued since the time of the Date of the  
said Bond Bill or Instrument or whether the said Creditor hath  
Given to the said Debtor any release for the same to be sent  
together with the prooffs under the hands and Seals of