

Estate of the Decēd he shall give notice of such his appraisment<sup>t</sup> C. P. and Call together two of the next of kin of the said Decēd and two of the Creditors of the said Deced if any there be who shall be present att the said appraisment<sup>t</sup> with the sworne appraisers and shall Certifie to the Com<sup>ry</sup> or his Deputy Under their hands that they were present att the appraisment<sup>t</sup> and doe Approve thereof And if any Ex<sup>r</sup> or Adminis<sup>r</sup> returne p. 251 an Inventory without such Certificate as af<sup>d</sup> or without making itt appear that such Kindred or Credit<sup>rs</sup> having due notice of the time and place of such appraisment<sup>t</sup> refused or Neglected to be present the said Judge or his deputy in Each respective County in this province shall not Accept or receive the same into his or their Office or Offices.

And be itt further Enacted by the Authority af<sup>d</sup> by and with the Advice and Cons<sup>t</sup> af<sup>d</sup> that from and after the publication hereof no person or persons being Ex<sup>rs</sup> or Adm<sup>rs</sup> of any person decēd within this province shall be Lyable to pay or Satisfie debts Contracted out of this province of what nature or Quality soever (Debts due to his Sacred Majesty his heirs and Successors only Excepted) before debts due within this province from the Estate or Estates of any person or persons decēd shall be paid and Satisfyed if such Ex<sup>r</sup> or Adm<sup>r</sup> shall have Assetts in his her or their hands Sufficient to pay and Satisfie the same such Ex<sup>rs</sup> and Adm<sup>rs</sup> having respect to the Quality of the debts due within this province as af<sup>d</sup> unless the Credit<sup>r</sup> or Cred<sup>rs</sup> of the Decēd being persons residing out of this province as af<sup>d</sup> on any Action or Actions by him her or them brought ag<sup>t</sup> such Ex<sup>rs</sup> or Adm<sup>rs</sup> as af<sup>d</sup> upon any debt or Contract of a higher nature then those Contracted within this province as af<sup>d</sup> be it by Statute Merchant or of the Staple p. 252 Judgm<sup>t</sup> bond or otherwise doe upon Tryall Sufficiently make itt appear that such Ex<sup>r</sup> or Adm<sup>r</sup> had due knowledge and Cognizance thereof upon due prooffe thereof as af<sup>d</sup> if such Ex<sup>rs</sup> or Adm<sup>rs</sup> shall have paid Debts of an Inferior Nature not recovered ag<sup>t</sup> them by due Course of Law or Suffered Judgm<sup>t</sup> to goe ag<sup>t</sup> them for any such Debt as af<sup>d</sup> without pleading such fforreigne debt in stay of Judgm<sup>t</sup> such Ex<sup>r</sup> or Adm<sup>r</sup> not having assetts in his her or their hands sufficient to pay the Debt as af<sup>d</sup> and Satisfie the same the Court before whome such action shall be brought shall give Judgm<sup>t</sup> and Award Execution ag<sup>t</sup> such Ex<sup>rs</sup> or Adm<sup>rs</sup> de bonis propriis to such Credit<sup>r</sup> or Credit<sup>rs</sup> as af<sup>d</sup> as the Law in that Case directs any thing in this present Act to the Contrary thereof in any wise notwithstanding.