ENROLMENT of DEEDS. See Conveyances, per Tot. Manumission of Slaves, 4. Negroes, 50. FQUITY. See Advancement of Justice, 4. ESTABLISHED CHURCH. See Church of England.

EVIDENCE.

1. No Bill, Bond, &c. or other Specialty, shall be

Evidence after 12 Years. See Specialties, 2.

2. No Negro, Mulatto, or Indian Slave, or Free Indian, nor any Mulatto born of a White Woman during their Time of Servitude by Law, shall be received as Evidence, in any Cause wherein any Christian White Person is concerned. 1717, ch. 13, §. 1.

3. But where other sufficient Evidence is wanting, they may be admitted at the Discretion of the Court, as Evidence against any Negro, Mulatto, or Indian Slave, or Free Indian, Free Negro, or Mulatto born of a White Woman during their legal Servitude, where such Testimony doth not extend to Deprivation of Life or Member. Ibid. §. 2.

4. What shall be admitted as legal Evidence in Disputes concerning Convicts. See Convicts, 1—7. Their Evidence shall be received against other Convicts in Criminal Prosecutions. See Ibid. 8 and 9.

5. The Exemplification of Debts of Record, whether by Judgment, Recognizance, Deed enrolled, &c. under Seal of the Court, shall be sufficient Evidence to prove the same. 1729, ch. 20, §. 1.

6. What shall be received as Evidence of Accounts.

See Accounts, 2-4.

7. What Evidence shall be admitted of Bonds. See Bonds, 1.

8. Evidences for proving the Bounds of Land. See Boundaries of Land, 4-9.

9. What shall be good Evidence for proving foreign Debts. See Foreign Debts.

10. Evidence of Sea-faring Men, how to be taken

out of Court. See Sea-faring Men.

ornation, not to be received till the Judgment be reversed. See Perjury, 1—3. Witnesses, 1.

12. In what Case, and in what Manner, the Evidence of Slaves may be admitted against other Slaves, in Trial for Felony punishable by Death. See Network, 39—41.

For other Matters, see Administrators, 21. Church Lands, 2. Demand of Debts, 1. Fornication, 2-4. Inspectors, 49. Iron-Works, 7. Manumission of Slaves, 4. Public Arms, 1. Records, 4. Tobacco Trashy, 2.

EVIL FAME. See Hog-Stealing, 3. EXAMINER-GENERAL. See Surveyors, 2.

EXECUTION.

Records of Judgment, &c. may be transmitted under Seal, from one County Court to another, and Execution issued thereon, without Scire facias, against Persons slying, removing, or absenting themselves out of the County. 1715, ch. 41, §. 8.

See Appeal, 1. Attachment, 5, 6. Attorneys, 7. Levies, 18. Musters, 6, 7, 9. Public Arms, 3—10. Small Debts, 1, 2, 8. Stay of Execu-

tion, per Tot.

EXECUTORS. See Administrators.

EXEMPLIFICATION of Debts of Record, under Seal of the Court, to be good Evidence thereof. See Evidence, 5. Execution, 1.

EX PARTE HEARING. See Small Debts, 2, 3.

EXPORT DUTIES. See Bacon, &c. 1.

F.

FACTORS of Bankrupts; and of Commissioners of Bankrupts. See Bankrupts, per Tot. FACTORS of Merchants. See Accounts, 1. FALSE IMPRISONMENT. See Limitation of Actions, 2. Runaways, 9.

FALSE PACKING. See Tobacco Payments, 11, 12. FALSE REPORTS. See Indians, 3.

FEES.

1. No Officer hereafter mentioned in this Act, their Ministers, Servants, or Deputies, shall by Colour of their Offices, directly or indirectly, take any other or greater Fees than by this Act are limited. 1763, ch. 18, §. 87, viz.

CHANCELLOR'S Fees. Ibid. §. 88. SECRETARY'S Fees. Ibid. §. 89.

COMMISSARY-GENERAL'S Fees. Ibid. 90.

JUDGE or REGISTER of the LAND-OFFICE, his

Fees. Ibid. §. 91. COUNTY CLERK'S Fees. Ibid. §. 92, 93.

SHERIFF'S Fees. Ibid. §. 94.
SURVEYOR-GENERAL'S Fees. Ibid. §. 95.
JUDGE of the ADMIRALTY'S Fees. Ibid. §. 96.
REGISTER of the ADMIRALTY'S Fees. Ibid. §. 97.

MARSHAL of the Admiralty's Fees. Ibid. §. 98. Examiner-General's Fees. Ibid. §. 99.

CLERK of the Court of Appeals, his Fees.

Ibid. §. 100.

CLERK of the COURT of DELEGATES, to have the same Fees that are allowed to the Court of Appeals, and no more. Ibid. §. 101.

CLERK of the Council's Fees. Ibid. §. 102. CRYER of the PROVINCIAL COURT'S Fees. Ibid. §. 103.

CORONER'S Fees. Ibid. §. 104.
CRYER of the COUNTY COURT'S Fees. Ibid

2. All Officers and Attorneys Fees (if paid in To-bacco) shall be paid in Inspector's Notes, at some Warehouse within the County where the Debtor resides. But no Notes of the preceding Year shall pass in such Payment. *Ibid.* §. 21.

3. Officers and Attorneys, on fending their Lists to the Sheriff, shall make at the Foot of each Account (if paid in Tobacco) a Deduction of 10 per Cent for Conveniency; and omitting to make such Deduction, shall forseit the Debt to the Party owing the same. And 10 per Cent shall be abated to the Payer of Tobacco in Discharge thereof. *Ibid.* §. 24, 25.

4. Lawyers Fees paid in inspected Tobacco, are liable to a Deduction of one Fifth. Ibid. §. 29.

5. All Fees payable in Tobacco, shall be satisfied in Inspectors Notes to the Sheriff, before the 10th June yearly; and if not paid within that Time, the Sheriffs may distrain, &c. Ibid. §. 30.

6. And Sheriffs shall pay the several Creditors, all the Inspectors Notes or Money they have received, on Account of their respective Claims, before the last Day of June yearly; on Forseiture of double the Value to

the Party grieved, &c. Ibid. §. 31.

7. Persons not making Tobacco by themselves, Servants, or Slaves, having first made Oath thereof, (and lodged a Certificate of such Oath with the Sherist, by the 10th April yearly, &c. See §. 82,) may at or before the 10th April, pay Fees in Gold or Silver as regulated by this Act, (for which Regulation, see §. 120,) tho charged in Tobacco. Ibid. § 78, 79. Nor shall such Persons, tho' they sail in making Payment by the 10th April yearly, be executed in any other Manner than for Gold and Silver, at the Rates of Tobaccomentioned in this Act. Ibid. §. 81. But not paying before the 10th June, they may be executed for the same after the said 10th June, in Gold and Silver as asoresaid. Ibid. §. 83.

8. Persons making Tobacco, may pay what they make in one Year towards the Discharge of Fees, &c. to be proportionably divided among the Public Creditors, such Persons making Oath, that they have not made more than what they have already paid, &c. provided they pay such Tobacco by the 5th April, and discharge the Residue in Gold and Silver as aforesaid by

the 10th June. Ibid. §. 84 and 85.

9. No