

IX. The Justices before whom such Judgment shall be confest, shall return it to the Clerk of the Court where the first Judgment was obtained, to be entred upon Record. And after the said 10th day of *October*, it shall be lawful to take out Execution against the Principal or Securities, without any *Scire facias* or any other delay.

Executors, &c.

I. *An. 7. W. & M. 1699. p. 30.* No Executor or Administrator shall be lyable to pay or satisfie Debts contracted out of this Province, Debts due to the Crown only excepted, before Debts due within this Province shall be paid and satisfied.

II. But if an Executor, &c. hath due knowledge and cognizance, upon due Proof, of a foreign Debt of a higher nature, as Statute Merchant, Judgment, Bond, &c. and shall have paid Debts of an inferiour nature, not recovered against him by due course of Law, or suffered Judgment to go against him without pleading such Foreign Debt in stay of Judgment, such Executor, &c. not having Assers, the Court before whom such Action is brought shall give Judgment against him *de bonis proprijs*, as the Law in that case directs.

III. No Bond, Bill or Obligation under Hand and Seal of any Inhabitant of this Province, that shall not be renewed within 5 years after the taking of such Obligation, and so for every 5 years successively, shall be suable or impleadable in any Court of this Province, Debts due to the King, Bonds given in any Office, Debts due to any person under Age, or of *non sane* Memory, or beyond the Seas, only excepted.

IV. This Act shall not be construed to give any advantage or benefit to persons flying out of this Province, and not returning within 5 years, any thing herein before contained notwithstanding.

Exportation.

I. *An. 6. W. & M. 1694. p. 22.* Any person intending to depart this Province, shall first give notice of the same, by setting up his or her name at the Secretary's Office