

the same that all debts of Record whether by Judgment or Cognizance
doe enrolled and upon Record the Exemption thereof under the seals of
the Countys where the said Judgment was given or the said Judgment was Record
shall be a sufficient evidence to prove the same, And that all other debts by
bonds bills accounts or otherwise that shall from and after the Publication hereof
be sent hither to be put in suits against any person whatsoever living or
residing within this Province shall be proved by the Oath of the witnesses thereunto
by a publick Notary or other Officer lawfully authorized thereunto of the County
or place where so ever it shall happen the said bonds or bills shall be sent from
which tyme and before which said publick Notary or other publick Officer
shall be present the Creditors who shall then likewise beford such publick Notary
or other publick Officer of the place so authorized upon his Oath declare
that the said debt or any part thereof is not satisfied or that there is not any
account betwixt 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 tyme of the date of the said bond bill or
Instrument or whether the said Creditor hath not given to the said Debtor any receipt
for the same to be sent together with the proofs under the hand & seals of the
publick Notary or other publick Officer thereunto appointed which if the Creditor
shall refuse or neglect to performe or doe then the said matter and thing by the said
publick Notary or other Officer so by them certified as aforesaid shall not be
Received as evidence to prove the said debt And if the said Creditor be dead
and his Executor or Adm^r beford such bond bill account or otherwise be any Debtor for
the same the Executor or Adm^r in like manner beford such publick Notary or other
Officer for that purpose appointed shall set forth and declare upon their Oath
whether or no they have not heard the Creditor in his life tyme acknowledge that
debt to be satisfied or whether or not upon sight of the Creditors books writings
or accounts they have not seen Credit given to the Debtor since the day of the
making of the said bills bonds or beginning of the account so far as for all which
in like manner is to be certified by the publick Notary or other Officer there-
unto appointed under his hand and seals to be sent along to this Country together
with the Testimony of the witnesses that have testified to the said bonds bills or
accounts or otherwise all which if the said Executor or Administrator refuse