

proof and Evidence for the proving the said Bonds to be the
Act and Deed of the Debtor and by them to be sealed & deliv^d
neither is there any way for the Debtor to discharge them
= yet of the same if they have satisfied the same by
bringing the Creditor upon his Oath to declare and set forth
if he have received the said Debt or any part thereof, or
whether there be not any Accounts between the Creditor
and Debtor whereby he may discount the same or to prove
his release, the Witnesses living ~~is~~ remote and Impossible
to bring them in or to give their Testimony therein
which thing proves often times very prejudiciall to both
parties, to prevent which and to give redress therein for
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
That all Debts of Record whether by Judgement Recogni-
zance Deed Inrolled and upon Record the Exemplification
thereof under the Seal of the County where the said Judgem^t
was given or the said Judgement is Recorded shall be sufficient
Evidence to prove the same and also 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 suite against
any person what soever living or residing within this Bre
shall be proved by the Oaths of the Witnesses thereunto
a Publick Notary or other Officer Lawfully authorized