

Debtor to know whereto to whom he pay the said debt
 yet severall of the said Creditors through avaricious and
 evairious manner to denye to maner their suits aladn
 against such their debtors without any demand of such
 their debt or their said Debtors whereby the said debt is
 much increased and the said debtor thereby greatly burthened
 and Impoverished by means of such their vescalions and
 unjust suites in Law. Be it therefore enacted by the King
 and Queenis most Excellent Majestie by and with the
 Advice and Consent of this Generall Assembly and the
 Authority of the same, That from and after the Publick
 zation of this Act, no Person what soever his Executo-
 er or minister living or dying in this Province,
 Shall for any debt due or owing to him by Account upon
 bank or other wise, for which the Debtor hath not
 hast his hand and Seal to such creditor. Shall sue
 or SImplead at Law such Debtor for any such debt
 contracted before and notwithstanding hand and Seal
 of such Debtor before said unless he shall first demand
 and require the same of the said Debtor in the County
 where he shall inhabite if at his habitation and if not
 then by leaving a note under the hand of such creditor or
 where he shall impower to receive the same, what time
 also to whom the same shall be paid and if thereupon
 the same be not exactely paid, Then it shall and