

Stock of Schools shall also be obliged to refund to the Administrator, any further Debts that were due from the Deceased; and providing, that in case the nearest in kin be refunded as above, they shall be obliged to give Bond with Security to the Administrator, to pay such Sums, as shall at any time thereafter be made appear to be due from the Estate of the Deceased.

It shall and may be lawful for the Commissary General for the Time being, on Information or Complaint of concealing any part of an Intestates Estate, to cause the Person complained of to be examined on Oath, for the Discovery thereof, and upon refusing or delaying to deliver up any Effects so concealed, to issue Attachment for forcing his doing so.

Passed October 7th, 1720. } ACT to restrain the Rigour on Administration and Testamentary Bonds.

IT shall not be lawful for any Creditor or Creditors to prosecute any Administration or Testamentary Bond, for any Debt or Damages due from or recovered against any Testator or Intestate's Effects, before a *Non est Inventus*, on a *Capias ad respondendum* be returned against the Executor or Administrator, or a *feri factas* returned *Nulla Bona*, by the Sheriff of the County, where such Executor or Administrator live; or such apparent Insolvency appears, as in the Judgment of the Provincial Court, render such Creditors without any other Remedy, than the suing such Bonds; on pain of being condemned in full Costs of Suit to the Defendant or Defendants so sued, for which Execution shall be awarded in the usual Way.

The Defendants may give this Act and the special Matter in Evidence, without specially pleading the same.

Passed October 7th, 1722. } Further Supplementary ACT to the Act, for the better Administration of Justice in Testamentary Affairs.

EVERY Creditor having any Sum of Money, Quantity of Tobacco or other Goods or Debts due from the Estate of any deceased Person, by Judgment, Statute, Recognizance, Mortgage, Obligation, Protested Bill of Exchange or other Writing, shall be obliged before the Executor or Administrator pay the same, to make a solemn Oath, or Affirmation if a Quaker, before some one Justice of the Provincial Court, one Justice of the Peace, the Commissary General or Deputy Commissary for the Time being, that no part of their said Debts