

Debts hath been paid, nor any thing else given or delivered towards Satisfaction thereof, more than is taken Notice of in such Oath or Affirmation. And every Executor or Administrator of a Creditor shall, before the Receipt or Recovery of any Debt due as above, swear (that to their Knowledge) nor by any Book Writing or any other Thing appearing to them, the Creditor did not receive any part or parcel of the Debt more than is mentioned in their Oath or Affirmation, (if a Quaker) and if they refuse to swear or affirm as above, they shall be nonsuited, and pay full Costs of Suit. But, providing, that such Nonsuit shall not bar against the bringing a new Action, the Plaintiff proving as above directed; and whoever shall swear or affirm falsely in the Premises, shall suffer as guilty of willful Perjury.

No Executors or Administrators shall be allowed any Costs of Suit, in any Action to be recovered against them, out of the Estate of the Deceased, unless the Court, before whom the Action is brought, shall certify to the Commissary General or Commissary Depute, that the Executors or Administrators had just and probable Cause or Reason for withstanding of such Suit.

EVERY Deputy Commissary shall enter into Bond with sufficient Sureties, (such as the several County Courts, who by this Act are empowered to take the same, shall approve of.) to the Lord Proprietor, in the Penalty of Two Hundred Pounds Sterling, for the due and just Execution of his Office; which Bonds shall be lodged in the Prerogative Office, and liable to be assigned and sued as the Sheriff's and other publick Officer's Bonds are.

Supplementary ACT to the Act, for the  
*Passed July 2* better Administration of Justice in  
*12th, 1726.* } Testamentary Affairs.

EVERY Person against whom any Sentence or Decree shall be made in the Prerogative Court for Probate of Wills, shall and may by Virtue of this Act, be at Liberty to enter an Appeal therefrom, at any time within Thirty Days, and to prosecute the same before a Court of Delegates, within Thirty Days after such Appeal is entered, any thing in the above original Act to the contrary notwithstanding.

Additional and Supplementary ACT to  
*Passed 1729.* } the several Acts, for the Administration  
 } of Justice in Testamentary Affairs.

NO Negro or other Slave shall be sold by any Executor or Administrator, or reserved for his or her Use, for Payment of any Debt due,