Account or Demand, unless the Plaintiff or Creditor can prove the same or some part thereof to be salse, by legal Evidence, as assoresaid.

Provided always, that the Particulars of all such Accounts shall be delivered, as well by the Creditor to the Debtor, as by the Debtor to the Creditor, within Ten Days after the several and respective Articles shall become due to the Debtor and Creditor, who shall require the same; and that the said Accounts shall be proved within Twelve Months after the first Article therein charged shall become due, and not otherwise.

ALL Accounts which the Plaintiff shall prove either by Oath or Assirmation only, or otherwise, shall be siled with the Declaration; and all Accounts which the Desendant shall prove (as above) in his or her Desence, shall be siled with the several Clerks, Ten Days at the least, before the Trial Court, otherwise the Account omitted to be so siled, shall not be received in Evidence; except, that where Declarations shall be sent with the Writs, in order for trial the first Court, the Desendant who shall insist on any Account on his or her Desence as aforesaid, shall deliver or send a Copy of such Account to the Clerk, the sirst Day of Court, who shall receive and sile the same.

Any Person, who shall willingly and advisedly swear or affirm falsly to any Account, before any Provincial or County Justice, and shall be thereof legally convict, shall suffer the same Pains and Penalties as in case of wilfull Perjury.

ACT for preventing the Destroying of Passed October Boundaries or bounded Trees; and the Boundaries of Trees or setting up Boundaries without lawful Authority.

I T shall not be lawful for any Person or Persons whatsoever, to cut down or otherwise destroy any Boundary or bounded Trees, either of his own Lands or of the Lands of any other Person whatsoever, even the such Boundary or bounded Tree should stand within the Persons own Land, so cutting down and destroying the same, under the Penalty of Five Thousand Pounds of Tobacco for every Offence, the one half thereof to the Use of Free Schools in the County, and the other half to the Informer or Suer for the same.

Ir any Person or Persons whatsoever, shall without lawful Authority, either at Random or for their own Pleasure, presume to bound any Tree or Trees in the Woods or upon their own Lands, or shall bound