

AFFIDAVITS.

February 2d, 1759. **T**Hen came before me the Subscriber, one of His Lordship's Justices of the Peace, for B. C. I. C. and made Oath on the Holy Evangelists of Almighty God, that the above Account is just and true, as it stands stated, and that he never received any Part or Parcel thereof, or any Security or Satisfaction for the same, (if any Part is paid and Credit given, say, more than the above Credit given,) to the best of his Knowledge. Sworn to
Before I. M.

Probate of a Merchant's Book. May 1st, 1759. **T**Hen came D. B. before me, one of His Lordship's Justices for B. C. and made Oath on the Holy Evangelists of Almighty God, that the Accounts in this Book, (consisting of 126 preceeding Folio's or Pages,) as they stand stated, are just and true, and that he has received no Part nor Parcel, Security or Satisfaction for the same, more than Credit is given for, to the best of his Knowledge. Sworn before me I. H. jun.

Affidavit that the Account given in is a just Copy therefrom. **T**Hese are certifying, that the above Account is a just and true Copy from R. B's. Account Book which I saw, stands regularly proved, and which above Account was compared by me with the Account Book. Certified by me
I. M.

For Money lent. — — For so much Money by this Deponent lent to the said C. D.

For Work and Labour done. — — For Work and Labour done and performed by the Deponent (or his Servants, or both, as the Case is) and for Materials (if any be) about the said Work and Labour by this Deponent found and provided.

For the Price of a Horse. — — The Sum of £. 20 Maryland Currency, as the Price of a Horse, by the said Deponent sold and delivered to the said — —

If for Meat, Drink, Washing, Lodging, Horse-hire or whatever is the Cause of Action, the same is particularly mentioned in the Affidavit.

Affidavit of a Sum due by Bond In order to be affigned. **T**hat the within Sum and Interest thereon since — —, deducting therefrom the Sum of — — paid, as marked and writ on the Back of the said — — Bond, is due and resting to him the said — —, by the within — —, and that he has received no Part or Parcel thereof, or any other Security or Satisfaction for the same, (except the within Bond,) either by himself or any other Person or Persons for his Use and Behoof, more than Credit is given for and allowed as above.