port of each School; and the remaining Three Half-pence so to be collected as aforesaid, be paid by the Naval Officers aforesaid, to his Honour Bene-for his Use and better Maintenance.

AND BE IT ENACTED AND DECLARED, by the Au-thority aforefaid, That if any Tobacco, should by any casual Means be lost, after the Imposition be paid, that then, and in all such Cases, the freight and ship off the like Quantity, without paying the additional Three Pence.

b**y**

JO.

to III as

THIS Act to endure 'till the Twenty Ninth Day of September, which shall be in the Year of our Lord Seventeen Hundred and Thirty Two.

An ACT providing what shall be good Evidence to prove Foreign and other Debts, and to prevent vexatious and unnecessary Suits at Law, pleading Discounts in Bar; and for repealing an Act of Assembly therein mentioned.

REITENACTED, by the Right Honourable the Lord Proprietary, by and with the Advice and Confent of His Lordship's Governour, and the Upper and Lower Houses of Assembly, and the Authority of the same, That all Debts of Record, whether by Judgment, Recognizance, Deed Enrolled, and upon Record, the Exemplification thereof under the Scals of the Courts where the faid Judgment was given or was Recorded, shall be a sufficient Evidence to prove the same. And that all other Debts, by Bonds, Bills, Accounts, or otherwise, that shall from and after the Publication hereof, be sent hither to be put in Suit against any Perfon whatfoever living or refiding within this Province, shall be proved by the Oaths of the Witnesses thereto, or any of them, before some Magistrate, in the Presence of a Notary-Publick, who shall attest that the Oath or Oaths, was, or were so taken; and that the Person before whom It or They shall be taken, shall then be a Magistrate, or other Officer, lawfully authorized thereto, of the County or Place wheresoever it shall happen the said Bonds or Bills shall be sent from; at which Time, and before which Publick-Notary, or other Publick Officer, shall be present the Creditors, who shall then likewise, before such Magistrate or other Publick Officer of the Place, fo authorized, upon his corporal Oath, declare, That the faid Debt, or any Part thereof (faving what the faid Creditor gives Credit for) is not fatisfied, or that there are not any other Accounts between the faid Creditor and Debtor, for which the faid Creditor may be likewise indebted to the faid Debtor, to the Value of the faid Debt, or any Part thereof, for any Matter or Thing accrued fince the Date of the faid Bond, Bill, or Instrument; or whether the said Creditor hath not given the said Debtor any Releafe for the same; to be sent together with the Proofs from under the Hands and Seals of the faid Magistrate, and Publick-Notary, or other Publick Officer thereunto appointed; which if the Creditor shall refuse or neglect to perform or do, then the faid Matter or Thing, by the faid Publick-Notary, or other Officer, so by them certified as aforesaid, shall not be received as Evidence to prove the faid Debt. And if the faid Creditor be dead, and his Executor, or Administrator, shall sue any Debtor upon any fuch Bond, Bill, or Account, the Executor or Administrator, in like Manner,