

Liber P R vpon. And if the party recovering refuse to take any bill or debt as aforesaid in payment, the Officer shall cause the same to be appraised or sold in like manner as is appointed for other goods.

And the partie to whose vse such bills or debts shalbe by such sale or purchase applied, shalbe admitted in any Court to all the same right, and to all the same effects and constructions, as the party him or her selfe to whom the bill or debt was due

And if there be not distresse sufficient of lands, goods, nor debts as aforesaid, the body of the party in exequution shalbe brought afore the Judge there to be ordered as iustice shall require. And if such party had lived at any time afore in the quality of a servant, labourer, artificer, or other laborious art or profession whatsoever, the Judge may appoint him to some corporall labour, art, or employment, most fitting for him; and by iudgem^t bind or apply the whole future benefitt or proceed of it to the vse of the Exequution vntil it be satisfied: binding the party or parties recovering to such competent meintenance to be allowed for necessaries to be found him, his wife & children during that time ([if] any be) as the Court shall think fitt, to be putt to the accompt of the party in [exequution] And if such partie appointed to any labour or employment as aforesaid re[fuse or neglect] it, the Judge (vpon complaint) may adiudge him to be punished as a disob[edient servant]

And if such partie in exequution be not fitt in the Judge's discretion [to be put to] corporall labour, he may committ him p. 22 to strict custody, there to be mein[tained by] the Creditor or Creditors in such proportion and with such allowance of necessaries during that time as the Judge shall think fitt, to be putt likewise to the Accompt of the party in exequution.

And if the Sheriff (after there is a prison built) suffer such partie in exequution to goe at liberty out of the prison, without consent of the cheifest Creditor, he shalbe liable as in case of escape. This Act to endure for three years from this pnt day.

11 An Act touching Causes Testamentary.

The last disposition of the deceased (naming an Exequutor^r) made either by words or writing touching his or her lands, or goods or any other matter, appearing by oath of two witnesses, shalbe iudged the last will and testament of the deceased. And the Exequutor shall have the Probate of the will vnder Seale.

If no Exequutor be named, or the Exequutor named be not willing or able to vndertake it, or not in these parts, the