

*And be it further Enacted*, That where any Person or Persons, who shall not be arrested or taken as aforesaid, and against whom such Judgment shall be rendered as aforesaid, and no Part of the Debt, Damage, or Cost is recovered, shall be levied or extended, if such Person or Persons shall, within the Time aforesaid, make appear to the Provincial Court, that any Part of the Debt or Damage recovered was satisfied and paid before such Recovery, that then, and in all such Cases, the Provincial Court shall order a Rule to be made and entered, to stay Execution, for such Part as shall be made appear to have been so satisfied and paid; any Law, Usage, or Custom, to the contrary notwithstanding.

Session  
Laws

Order a  
Rule to be  
made to  
stop  
Execution.

*And be it Enacted by the Authority aforesaid*, That all Bonds, or other Obligations under Hand and Seal, shall be assignable from one Person to another under Hand and Seal, and that the Assignee in such Case, shall and may, by Virtue of such Assignment, maintain an Action or Actions on such Bond or Obligation, in his or her own Name, against the Obligor or Obligors therein named; and if it shall happen, that such Obligor or Obligors shall be unable to pay the Debt mentioned in such Obligation, or cannot be found in the Place or County of his usual Abode, or any other Thing or Casualty should happen, whereby the Assignee should not be able to receive or recover his Debt from such Obligor or Obligors, that then, and in every such Case, the like Action shall and may be maintainable by such Assignee against the Obligee or Obligees in such Obligation mentioned; any Law, Usage, or Custom, to the Contrary notwithstanding.

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Bonds,  
or other  
Obligations,  
to be  
Assignable  
from one to  
another.

*Provided*, That where any Debt shall be lost by the Negligence or Default of the Assignee or Assignees, that the Assignor or Assignors shall not be liable, any such Assignment notwithstanding.

*Provided also*, That the Assignor or Assignors shall make Oath (or Affirmation, if a Quaker) before some Magistrate, that he, she, or they, hath or have received no Part of the Sum mentioned in such Obligation or but such Part thereof as shall be mentioned in such Oath or Affirmation, at the Time of making any such Assignment, to be Indorsed on such Bond or Obligation.

*And be it likewise Enacted*, That any Person knowingly swearing or affirming falsely in the Premises, and being thereof convict by due Course of Law, shall suffer as in the Case of wilful and corrupt Perjury.

False  
Swearing  
punished  
as Perjury.

*And be it further Enacted by the Authority aforesaid*, That an Attorney being concerned for either Plaintiff or Defendant, in any Cause of Equity to be heard before the County-Courts aforesaid, shall have and receive One Hundred Pounds of Tobacco for his Fee, in any such Case.

Attorneys  
Fees 100 lb.  
of Tobacco.

This Act to continue for Three Years, and to the End of the next Session of Assembly that shall happen after the End of the said Three Years.