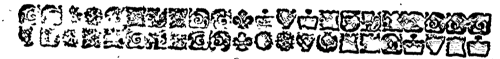
Spirituous Liquors, as shall be contained in his, or their, Report to the Colles or or Receiver, or Conectors or Receivers, of the said Duties,

Frovided aiwars. That there shall be allowed on all such Wines, Beer, Rim, or other distilled Spirituous-Liquors on their being exported out of the said Province, a drawback of the whole Dutie paid or secured to be paid on said Wines, Feer, Rum, or other distilled Spirituous Liquors, except one Private Castron, on their producing a Certificate as is prescribed by the affect occured Act a and together with such Certificate, there of all be produced an Affidavit made by the exporter, before some Magistrate of the port or trace whele the laid Wines, Beer, Rum, or other distinct. Spirituous Liquois shall have been landed, that the same was been since landed there according to the Tenor of the saidCertificate.

And be it further enacted, I hat all Fines and Penalties incurred by this Act, shall be applied and disposed of in manner as in the beforementioned Act is directed.

Published according to Law the 10th Day of April 1760



An Act for preventing abatement and discontinuance of Suits.

Cap

E it enacted by the Lieutenant-Gevernor, Council, and Assembly to blv, That in all Actions to be commenced in any Court of the B to Record, from and after the first Day of June next ensuing it any Plaintiss happen to die after an interlocutory Judgment of an not abate by reason thereot, if such Action might be originally Profescited, for maintained by the Executors or Administrators of such Plaintiss, and if the Defendant Die after such interloculory Judgment and before sinal Judgment therein obtained, the said Action shall not abate, if such Action might be originally Profescited, or maintained against the Executors or Administrators of such Plaintisch Action might be originally Profescited, or maintained against the Executors or Administrators of such Detendant; and such Court is hereby impowered to try the taid Action, and to determine and give Judgment thereon, in the same manner sais the said Suit had been commenced by, or against such Executors or Administrators, as in right of their Testactor or Intestates.

And be it further enabled by the Authority eferefeid, That if there be two or more Plaintiffs or Defendants and one or more of them fooded die, if the cause of such Action, shall survive to the surviving Plaintiff, or Plaintiffs, or against the furtiving Defendant or Defendants, the Writer

A ion shall not be thereby abated; but such death being suggested upon the Record, the Action shall proceed at the Suit of the sucviving Plaintiff or Plaintiffs, against the surviving Defendant or Detendants.

And be it further enacted, That in all actions personal and real, or mixt, the Death of either Party between the Verdic and the Judgment shall not hereaster be alledged for Error, to as such Judgment be entered within two terms after such Verdic.

And be it further enotice by the Authority aferdaid, That where any Judgment after a Verdich stall be had by, or in the Name of any Executor or Administrator: in such case an Administrator de conte non may Sucherth a Scirefacias, and take Execution upon such Judgment.

And be it further enacted. That no Process or Suit before any Justices of Affize Goal delivery. One and Terminer, Justices of Peace or other Commissioners, shall be a constructed by the making and Publishing of any new Commission or Affociation, or by altering the Names of the Justices of Affize, Goal Delivery. Over and Terminer, Justices of Peace or other. Commissioners, but such new Justices of Affize, Goal Delivery, and of the Peace and other Commissioners, may proceed as if the former Commissions, Justices or Commissioners, had remained and constituted without alteration.

Published according to Law the toth, Day of April 1764.

CHARGE P DESCRIPTION

An Act for discontinuing part of the Bounties and Premiums, granted by former Laws of this Province.

HEREAS the Sums demanded for Bounties, and Premiums, bave greatly exceeded the Funds appropriated for their Paylow Williams; and whereas for the support of the publick Credit, the Legislature of this Province have been obliged to borrow selected veral Sums of Money at a high Interest, to pay off the said Bounties, and Premiums, and other contingent expences of Government; and whereas the publick Debt will be greatly augmented, by the Demands that will be made for the growing Bounties and Premiums, not yet expired: in order therefore the better to emphie the Governmens to pay off, and satisfy the public Creditors, and the Jooner to relieve the Province from the preferr Load of Dibt.

Be it enotied, by the Lieutenant Governor Council and Assembly, That formally from and after the Publication hereof, all Bounties and Premiums what-laterity soever, which have hereio ore been granted by any Law of this Province, and that absolutely cease and determine, (exceptionly the Bounty for building that Stone Walls on the Peninsula of Helifez,) any thing to the contrary in any wife notwithstanding.