to be also distributed among the Creditors in a-like Proportion; and no Judgement of Law (except for Debts due to the Crown, Expence of Sickness and Funeral Charges) shall be allowed against the Executors or Administrators of any insolvent Estate, so long as the fame shall be depending; and if any Creditor shall not make out his or her Claim, before such Commissioners within the limited Time, such Person shall be for ever after debarred of his or her Debt, unless he or they can find some surther Estate of the Deceased not before discovered and put into Inventory.

Saving unto any Person aggrieved at any Sentence, Order, or Decree made by the Commissary or Judge of Probate, Liberty of Appeal unto the Governor and Council, fuch Appellant giving Bond in a reasonable Sum with sufficient Security to prosecute his Appeal with Effect, and to abide and perform the Determination, that shall be made thereupon.

III. And he it further Enacted, That when the Goods and Chattels belonging to the Estate of any Person deceased, shall not be sufficient to answer the just Debts, which the Deceased owed, upon Representation thereof, certified under the Hand of the Judge of Probate with his Seal of Office to the Supreme Court, the faid Court are hereby impowered to license, and authorize the Executors or Administrators of such Estate to make Sale of all, or any Part of the Houses and Lands of the Deceased, so far as shall be neceffary to fatisfy the just Debts, which the Deceased owed at the Time of his Death, and Legacies bequeathed in and by the last Will and Testament of the Deceased, and every Executor and Administrator being so licensed and authorised as aforesaid, shall and may by virtue of fuch Authority make, fign, and execute in due Form of Law, Deeds and Conveyances of fuch Houses and Lands, as they shall so sell, which Instruments shall make a good Title to the Purchaser, his Heir and Assigns for ever.

IV. Provided always, That the last Clause touching the Sale of real Estate, and Application to the Supreme Court, shall not be in Force 'till His Majesty's Pleasure therein is known.

No judgment of Law to be allowed, except for Debis due the Crown, &c.

If Creditor does not make out Claim within limitted Time, they are debarred.

Appeal by any Perfon aggrieved to the Governor & Coun-

When Goods and Chattels not sufficient to answerDebts, Representation to be made to the Supreme Court for Licence to fell Lands.

## CAP. II.

An ACT in Amendment to an Act, made in the 32 Geo. 2. Cap. 22. Thirty Second Year of His late Majesty's Reign, intitled An AEt declaring what shall be deemed a Publication of the Province Laws.

\* 1943 Eit Enacted by the Governor, Council and Assembly, That for the Future, Notice being given in the 200a Scotia Gazette, or other publick News Paper, or by affixing such Notice on the Church Door at Halisax, that

Notice given in the Nova-Scotia Gazette or other News Paper, or affixing on Church Door the Title.

To be deemed a Publication.

any Law of the Province was passed in General Assembly, inserting the Title thereof, shall be deemed and is hereby made a full and proper Publication of such Law, any Thing in the above-recited Act to the contrary notwithstanding.

## CAP. III.

32. Geo. 2. Cap. 13. 34. Geo. 2. Cap. 9. 8. Geo. 3. Cap. 3.

Eng. Stat. 21. Jac. 1. Cap. 26. An ACT in further Addition to an Act made in the Thirty Second Year of His late Majesty's Reign, intitled, An Act relating to Treasons and Felonies.

Felony for any Perfon to be Bail in another Man's Name. the first enacted by the Sovernor, Council and Assembly by That any Person or Persons who shall before the Judges of the Supreme Court, or other Judges, or other Persons impowered by Law to take Bail, or Bails, represent or personate any other Person or Persons, whereby the Person or Persons, so represented, or personated, may be liable to the Payment of any Sum or Sums of Money, for Debt or Damages, to be recovered in the same Suit or Action wherein such Person or Persons are represented or personated, as if they had really acknowledged and entered into the same, being lawfully convicted thereof, shall be adjudged, esteemed, and taken to be Felons, and suffer the Pains of Death, and incur such Forseitures and Penalties as Felons in other Cases convicted and attainted do, by the Laws of England, loose and Forseit.

## CAP. IV.

An ACT for altering the Times of holding the Courts of General-Sessions and Inferior Court of Common-Pleas at Annapolis, in the County of Annapolis.

Preamble.

HERE AS in and by an Ad, made in the Seventh pear of his present abasesty's Reign, intitled an Act for regulating the Times and Places for holding the several Courts of Justice therein named, It is Enacted, That the Courts of General-Sessions of the Peace, and Inserior Courts of Common-Pleas, shall be held for the County of Annapolis, in the Cown of Annapolis, on the Third Cuesday of January, and on the Second Cuesday of September,