ment, Registry or Record within this Province &c Shall make double Satisfaction for the same, half whereof shall go to the party wronged, and they shall be dismist of all places of trust, and be publickly disgraced, as false persons.

Originally chapter 60, confirmed by chapter 63, 1683, session and renumbered. Abrogated in 1693, but accepted in Petition of Right, June 1, 1693, as chapter 31.

CHAPTER 51.

LAW ABOUT PROPERTY LIABLE FOR DEBTS.

Chapter 51. *And* Be it further Enacted by the Authority aforesaid, That all Lands & goods shall be Lyable to pay debts, Except where ther be Legal-Issue, And then all the goods and one half of the Land only, in Case the Land was bought befor the debts wer Contracted.

Originally chapter 61, confirmed by chapter 63, 1683, session and renumbered. Expanded and explained by chapter 189, 1688. Chapter 191, 1690 included it among the laws to be continued to the end of the next General Assembly and twenty days after and no longer, but it was still in force to be abrogated in 1693. Chapter 189, 1688 was accepted in the Petition of Right as chapter 80.

CHAPTER 52.

LAW PROVIDING FOR BAIL.

Chapter 52. And be it &c: That all Prisoners shall be Bailable By Sufficient Sureties, Unles for Capital-Offences, wher the proof is evident, or the presumption great... And every Quarter of a year, ther shall be a Goal-delivery in every County, where imprisonment is not the punishment.

Originally chapter 62, confirmed in the March, 1683, session and renumbered. Declared a fundamental law by chapter 141, 1683. Abrogated in 1693, but see chapter 93, 1693.