
 CHAPTER 125.

LAW ABOUT ASSIGNING BILLS AND SPECIALTIES.

Chap: 125 Be it &c. That all Bills & other Specialties, that shall be assigned under the hand of the Creditor & Seal of the County, The same shall be as good in Law to all intents & purposes to the Assignee, as it was before to the Assignor.

Confirmed by chapter 154, 1684; chapter 175, 1685; chapter 186, 1688; and chapter 191, 1690. Abrogated in 1693, but accepted in Petition of Right, June 1, 1693, as chapter 60.

 CHAPTER 126.

LAW ABOUT BILLS OF EXCHANGE.

Chap: 126 Be it &c That if anie person within this Province or territories therof, shall draw Bills of Exchange upon any person in England or other parts of Europe, and the said Bills shall be returned back unpayd with a Legall protest The drawer and all others Concerned shall be Lyable to pay the Contents of the said Bills together with 20 per cent advance for the damage therof, and so proportionably for greater or Smaller Sums, in the Same Specie as the bills were drawn.

Confirmed by chapter 154, 1684; chapter 175, 1685; chapter 186, 1688; and chapter 191, 1690. Abrogated in 1693, but accepted in Petition of Right, June 1, 1693, as chapter 61. See Vol. II St.L. 86, ch. LXX.

 CHAPTER 127.

LAW ABOUT TAXATION.

Chap: 127 And to the end that due provision be made to defray the requisit Charges incident to the publick buisnes & Service of this