

Oath of Three Witnesses, who were present at the making thereof, and unless it be proved that the Testator, at the time of pronouncing the same, desired the Persons present to bear Witness that such was his Will, or Words to that Effect; and unless also such *nuncupative* Will shall have been made during the Time of the last Sickness of the Deceased.

No Testimony to be received to prove such Will, except committed to writing within 6 days after Will being made.

V, *And be it further enacted*, That after the Expiration of Six Months from the pronouncing the Testamentary Words, no Testimony shall be received to prove any *nuncupative* Will, except the said Testimony shall have been committed to Writing within Six Days next after making the said Will.

Letters Testamentary, &c. not to pass any Court till fourteen days after Testator's decease.

VI. *And be it further enacted*, That no Letters Testamentary or Probate of any *nuncupative* Will shall pass the Seal of any Court, till the Expiration of *Fourteen Days*, at least, next after the Death of the Testator; nor shall any *nuncupative* Will be at any Time received to be proved, unless Process hath first issued to cite or call in the Relict, or next of Kin to the Deceased, to the End they may contest the same if they see cause. And all such Witnesses as ought to be deemed to be good and competent Witnesses in Trials at Law, shall be deemed good Witnesses to prove any *nuncupative* Will, or any Thing relative thereto.

No Will in Writing concerning Personal Estate, to be altered by Word of Mouth only, unless committed to Writing in the Life-Time of the Testator.

VII. *And be it further enacted*, That no Will in Writing, concerning any personal Estate, shall be repealed or revoked, nor shall any Clause, Devise, or Bequest therein be altered or changed, by Words or Will (by Word of Mouth only,) except the same be in the Life of the Testator committed to Writing, and after the Writing thereof read unto the Testator, and allowed by him and proved to have been so done by three Witnesses.

Executors knowing of their being appointed, to prove Will within 30 Days, &c.

VIII. *And be it further enacted, by the Authority aforesaid*, That if any Executor or Executors of the Will of any Person deceased, knowing of their being so named and appointed, shall not, within *Thirty Days* next after the Death of the Testator,