change, returned into this province within four years after the date thereof, and in payments of debts by executors or administrators are to be discharged in the same rank and degree with such foreign protested bills as aforesaid.

The voucher in case of a specialty is the specialty itself, with a receipt upon it, and deposition of the creditor,

That no part or parcel thereof hath been received, Probate to a

or any security or Satisfaction for the same, by bond or

66 except what is thereon credited.

Probate to a fpecialty, by bond or otherwise.

It often happens that bonds and other speare affigned cialties due by the deceased, are affigned over to over. a second, third, and sometimes sourth person; in such case, the original creditor, or obligee, as well as every succeeding affignee, must make probate of their having received no part, or parcel, security or satisfaction for the same, except such part as is credited.

Bonds are also frequently taken by factors, in the name, and for the use of their employers, residing beyond seas, for debts contracted in this province, which bonds cannot be proved by such employers, or principals, and must therefore be proved by such factor, in the sollowing manner, viz.

That