

For all debts paid away, on judgments, bonds, bills, accounts, or any other vouchers whatever: the vouchers must be all produced, regularly proved as directed under the title of account; with a receipt on each.

What is to be observed at the time of passing the account.

For money paid to the appraisers: a receipt only is required.

For all fees paid to the sheriff, on account of the deceased, up to the year the deceased died; such as levies, and other publick dues; quit-rents, lawyer's and officer's fees, and for fees accruing due on the administration, both to the commissary general, and to the deputy commissary. A receipt of the sheriff upon the account of particulars must be produced.

For rents, of houses or lands — The lease with a receipt must be produced; if there is no lease, then depositions setting forth the agreement, and receipt, is required.

All accounts under the value of forty shillings, altho' not legally proved, are allowed on a bare receipt, on the oath of the executor, or administrator, that he knows the same to be justly due.

The other allowances to be claimed by executors and administrators, are as follows, viz.