

ed, that circumstance must be certified at the foot of the will, or on the back of the bond.

What the deputy commissaries are to avoid doing, consists principally in the following, viz.

They are not to take wrong bonds, or give wrong letters, for the want of proper blanks; for instance, bonds and letters adapted for administrators, or for administrators with a copy of the will annexed, must not be used, where an executor appointed by the will applies for letters; those must be *testamentary*.

They are not to grant administration to any creditor, without previously affixing an advertisement of such application for fourteen days, at the church door, or some other publick place in the neighbourhood of the deceased's late dwelling.

They are not to grant administration with the will annexed to any person, where several executors are appointed, unless a renunciation of *all* the executors, be first entered.

They are not to grant administration on estates, the goods whereof lie in different counties.

They