

made do exhibit, or cause to be exhibited, into the registry of our prerogative court, at or before the day of next ensuing; and the same goods, chattels and credits, and all other the goods, chattels and credits of the said deceased, at the time of his death, which at any (F) time after shall come to the hands or possession of the said

or into the hands or possession of any other person or persons for do well and truly administer according to law, viz. shall pay the debts of the said deceased, so far forth as the said goods, chattels, and credits will extend, and the law will charge, as also, all such reasonable charges and fees as have arisen, or shall arise, or become due to his lordship's officers, from the said

on account of the said deceased or estate; and further do make, or cause to be made, a true and just account of said administration, at or before the day of next; and such parcel or portion of the said estate, as shall be found remaining upon such account, examined and adjusted by the judge appointed for the time being,

** * The capital letters between braces, in these letters and bonds, serve only for a reference to the following letters de bonis non; and are here to be disregarded.*