

And humbly craveth Allowance for these several Summes of Tobacco paid for the dead since his decease Viz:

To a Coffin and funerals Expenses	- - - - -	£ 100
To Mr Wm Fry by Judg. and rec.	- - - - -	5 86
To Bond to Lord Baltimore and rec.	- - - - -	54 27
To Elias King Sher's accounts and rec.	- - - - -	36 00
To Jospy Power by Judg. and rec.	- - - - -	12 54
To Tallery for 11504 tobacco	- - - - -	637
To Comys commission and Haring the Accounts	- - - - -	1150
		- 160

Allowed 10 Cent is $\frac{2}{100}$
 1700 April the 20th $\frac{2}{100}$ 12814

The above Accounts proved by the oath of Amos Doonish Adm. of said State to be a just and true account before Elias King Deputy Lord High Vera Copie of Wraylards Regis Court

James Wroth }
 Doonish Adm. } And the afo plaintiff by his afo Attorney says that the afo plea of the afo defendants as to the having paid debts of the intestate to the value of twelve thousand Eight hundred and fourteen pounds of tobacco and that they had not Assets at the time of the plaintiffs Commencing this Suit against them above in Bar pleaded that that plea in Manner and manner forms a sufficient in Law to debar him the said plaintiff from having his action against them the said Defend^{ts} And that he to that plea in Manner and form as afo pleaded hath no need nor by the Law of the Land is bound to answer and this he is ready to aver And thereupon for want of a sufficient answer of the said Defend^{ts} in that behalf he the said plaintiff prays Judg. the Macklin of q.

Reason The defend^{ts} plead that they have paid debts that amount to the effect of the intestate which pleading is so general and for the uncertainty the plaintiff cannot reply whereupon a certaine Issue may be taken for the Judg. in the plea mentioned might be Judgm. obtained since the death of the intestate upon Actions of the case or of an Inferior Nature to the debt in the plaintiffs debt mentioned which by the afo plea of the afo defend^{ts} the plaintiff cannot know but the Adm or he is privy and representeth the person of the Testator or intestate and by Judg. of Law hath Notice of the Debt as certainly that is for what the sd. Judg. were obtained and therefore they ought in such case to plead certainly as afo as the law when the plaintiff's demand of Charlers in a writ of Error he ought to show the certainty because