

19)

Humbly craveeth Allowance for these several summes of Tobacco
paid for the dead since his decease Viz:

	Total.
To a Coffin and funerall expences - - - - -	580
To Mr. Wm. Friesby Esq; Judge and rec't. - - - - -	5427
To bond to Edw. Balkomore and rec't. - - - - -	3600
To Miss King Her' accounts and rec't. - - - - -	1254
To Jeffry Dower by Judge and rec't. - - - - -	637
To Farlery for 11504 tobacco - - - - -	1150
To Comys comission and Stating the accounts - - - - -	160
Allowed to Plaintiff is 64:01:4	<u>12814</u>
1700 Aprill the 20 th	

The above Accounts proceed by the oath of Ann Doonish
Adm'r of said Estate if to be a just and true account before
Eliz. King Deputy Cons. Notary Vera Copie & Whaylant to Ross County

James Worth { And the afo plaintiff by his att' Attorney says that the
Doonish Adm'r } afo plea of the afo defendants as to the having paid
debt of the intestate to the value of two thousand
Eight hundred and fourteen pounds of tobacco and that they had not
debts at the time of the plaintiffs commencing this suit against them
who in her pleading that that place in Mannor and maner from
it pleaded and the Waller thereon contained doth not hold gold and
sufficient in Law to debarr him the said plaintiff from having his aco
nt against them the said defendants And that he to that place in
Mannor alredy eight days pleaded hath no need nor by the Law of the
Land is bound to answer and this he is ready to Answer And therupon
for want of a sufficient answer of the said defendt in that behalf he the
said plaintiff prays Judg: the Ex: Macklin &c.

J. reason The defendt plead that they have paid debts that amount the value
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 accions of the case or of an inferior
Nature to the debt in the plaints debt mentioned which by his afo plea
of the afo defendt the plaintiff cannot know but the Adm'r or
is priory and reprezenteth the person of the Testator or intestate and
by Judg: of Law hath Notice of the same as certainly that is for
what the said Judg: were obtained and therefore they ought in such
case to plead certainly as afo as the law when he pleads & examination
of Charters in a will of Dower he ought to shew the certainty because
he is