

135
Hereunto of the County of Glouc^r hereover it shall appⁿ.
The said Bonds or Bills shall be sent from, at which time
and before which said Publick Notary or other Publick
Officer, shall be present, the Creditors who shall then be
=wise be fore such Publick Notary or other Publick
Officer of the place, so Autherized in power his Corporall
Oath declare that the said Debt or any part or partell
thereof is not satisfied, or that there is not any account
between the said Creditor and Debtor by which the
said Creditor may be likewise indebted to the Debtor to
the value of the said Debt or any part thereof, for any
Matter or thing accrewed since the time of the date of
the said Bond or Instrument, or whither the said
Creditor hath not given to the said Debtor any release for
the same to be sent together with the proofs under the
hands and Seals of the Publick Notary or other Publick
Officer thereunto appointed, which if the Creditor
shall refuse or neglect to performe, then the said
Matter and thing by the said Publick Notary or other Officer
so by them certified as aforesaid shall not be receivd as
any Evidence to prove the said Debt, and if the said Creditor
be dead and his Executor or Administrator the any
such Bond or Bill accept or otherwise receive any
Debt for the same, the Executor or Administrator in like
manner before such Publick Notary or other Officer for

that