

That purpose appointed shall set forth and declare upon their
 oath, whether or no they have not heard the Creditor in his lifetime
 or knowledge that debt to be satisfied, or whether or not upon
 sight of the Creditor's Book writings or accounts they have not
 seen Credit given to the Debtor since the day of the making of
 the said Bills Bonds or beginning of the Account so made for; all
 which in like manner is to be certified by the Publick Notary
 or other Officer thereunto appointed under his hand and Seale
 to be sent along to this Country, together with the Testimony of the
 Witnesses that have testified to the said Bonds bills or Accounts or
 otherwise, all which if the said Executors or Administrators shall
 refuse or neglect to do, then the said Matter and thing by the said
 Publick Notary or other Officer appointed as aforesaid certified,
 shall not be received in evidence for or against the Debtor.
 Provided though the Proof and evidence be sufficient
 the Plaintiff obtain Judgement for the said Debt no Execution
 shall Issue forth against the Defendant, until the Originall
 be given or delivered up to the Defendant or his Attorney or suf-
 ficient and legall release in case the Originall be lost.
 And be it further enacted that all and every the Attorney
 and Attornies who shall be employed in the prosecution of
 such Bills shall put in security to pay the Defendant all such
 Cost and Charges as shall by the said Defendant be in this
 case Expended, in case the Plaintiff be cast in the suit. Provide
 likewise that no Bill, Bond, Judgement Recognizance.