

other Officer so by them certified as aforesaid shall not be  
received as Evidence to prove the said Debts and if the  
said Debtor be dead and his Executor or Administrator  
be such bond till payment or otherwise see Any 364.  
or for the same the Executor or Administrator in like  
manner before such Notary publick or other Officer  
for that purpose appointed shall set forth and declare  
upon their Oath whether or not they have not heard  
the Debtor in his lifetime acknowledge his debts  
and credit his said Debts to be due and owing to the  
amounts they have received from him to the  
Debtor since the day of the making the said Bills  
bonds or Cognacys of the amounts specified for all  
which in like manner is to be certified by the  
publick Notary or other Officer the same to be appointed  
under his hand and seal to be kept along with his  
university logealities with the Testimony of the witness  
that have testified to the said Bonds bills amounts  
or otherwise as to which if the said Executor or Ad-  
ministrator refuse or neglect to do then the said  
Notary and Vouch by the publick Notary or other  
Officer appointed as aforesaid shall not be re-  
ceived in Evidence for Valid against the Debtor

Be it Enacted by the Authority aforesaid  
that all and Every the Attorney and Attorneys who