

upon Tryal, sufficiently make it appear that such Executor or Administrator had due Knowledge and Cognizance thereof, upon due Proof thereof, as aforesaid, if such Executor or Administrator shall have paid Debts of an inferior Nature, not recovered against them by due Course of Law, or suffer Judgment to go against them for any such Debt, as aforesaid, without pleading such Foreign Debt in Stay of Judgment, such Executor or Administrator not having Assets in his, her or their Hands sufficient to pay the Debt as aforesaid, and satisfy the same, the Court before whom such Action shall be brought, shall give Judgment, and award Execution against such Executor or Administrator *ae bonis propriis*, to such Creditor or Creditors, as aforesaid, as the Law in that case directs; any Thing in this present Act to the contrary thereof, in any wise notwithstanding.

Notice of.

And not  
pleading  
Debts of  
higher Na-  
ture,

Makes Ad-  
ministrators  
liable De bo-  
nis propriis.

1719 190