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Bond bill or Instrument or whether the said
Creditor hath not given to the Debtor any Release
for the same to be sent together with the proofs
under the hands and seals of the publick No-
tary or other publick officer thereunto appoint-
ed which if the Creditor shall refuse or neglect to
performe and doe then the said matter or thing
by the said publick Notary or other officer so
by them Certified as aforesaid shall not be receiv-
ed as any Evidence to prove the said debt And
if the Creditor be dead and his Executor or Admin-
istrator sue any such bond bill accompt or
otherwise and sue the said Debtor for the same
the Executors or administrators in like manner
before such publick Notary or other officer for that
purpose appointed shall set forth and declare
upon their oath whether or not they have not
heard the Creditor in his Life time acknowledge
that debt to be satisfied or whether or not upon
sight of the Creditors book writing or accompts
they have not seen Credit given to the Debtor since
the day of the date of the making the said Bill
Bond or beginning of that accompt so sure for
all which in like manner is to be Certified by
the publick Notary or other officers thereunto ap-
pointed under his hand and seal to be sent
along to this Country together with the Testi-
monies of the Witnesses that have testified to
the said Bonds bills or accompts or otherwise
all which if the said Executors or Administrators
shall refuse or neglect to doe then the said matter
or thing by the said publick Notary or other
Officer appointed as aforesaid Certified shall not
be received in Evidence for valid against the
Debtor provided though the proofes and Evi-
dence be sufficient that the Plaintiff obtain Judg-
ment for the said Debt no execution shall issue
forth against the Defendant untill the Originalls
Be