

*That the creditor deceased, (to the knowledge of the deponent, or by any books, writings, account or other thing, appearing to him) hath not received any part or parcel, security or satisfaction for the same, (save what is credited) and likewise that he this deponent hath not received any part of the debt, or any thing else towards satisfaction thereof, more than he hath given an account of.*

Probate to an account, where the creditor is dead.

The credits given in as received by the executor or administrator, if any, must be particularly mentioned in such oath, as to time and quantity, and deducted from the principal debt.

Where persons in this province act as factors for merchants beyond seas, under the firm of their principals and not their own, the following probate must be taken by such factor, before the account can pass the commissary, viz.

*Came A. B. sole factor and book-keeper for C. & D. merchants in ———, at their store kept by him this deponent at ———, and made oath, &c. that this account is just and true as stated, and that he hath not, nor that, to the best of his knowledge, his principals, or any other factor or person for them, have not received any part or parcel, security or satisfaction for the same, more than credit given.*

Probate to an account taken by factors.

Vide factor's probate to a bond in fol. 28.