

payment be made of any debts with or without of the said goods but the goods of the deceased shall be Sold at an outcry by the Sherrif and the said goods or the price thereof distributed equally among all Creditors recovering

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And if upon the accompt of the administracōn there remain any goods of the deceased intestate (after funerall expences debts and other charges defrayed) such remainder shall be devided into two moieties whereof one moietie shall be allowed to the widdow of the deceased intestate if there be any liveing within the province and the other moietie to the child of the deceased intestate or otherwise devided amongst the Children (if there be more then one) by equall portions And if there be no Child the whole remainder Shall be allowed to the widdow and if there be no widdow the whole shall remain to the Child or Children as afore

And if there be no child then the eldest brother or sister or neerest of kindred to the deceased intestate (living within the province) Shall succeed to the Childs moietie or otherwise to the whole remainder if there be no widdow, And if there be no widdow Child Brother Sister or kindred to the deceased intestate liveing within the province the said remainder Shall be deposited in the Administ^{rs} hands to employ the same at his discretion untill the widdow Child or Children brother sister or kindred of the deceased intestate claime the same and if any one make claime within two years after the death of such intestate the Administrator shall be accomptable to the Value of the Stock deposited with such reasonable consideration for his pains as the said Secretary or his deputie shall think fitt and if no claime as aforesaid be made within the time afores'd such remainder shall be employ'd upon such publique uses as the Lord Proprietarie or his Lieutenant Generall with the advice of the Councill shall think fitt And if the person haveing right or makeing claime to succeed to the goods of any one deceased intestate or in the nature of intestate be an orphan that is within the age of fourteen Years the father of the orphan or otherwise the Mother of the orphan (dureing her widdowhood) Shall be appointed Guardian of the orphans person or goods and if such orphan be above the age of fourteen Years such orphan shall chuse his or her guardian till the orphan attein to the age of eighteen years and the said partie taken such charge his or her execut^{rs} and Administ^{rs} shall be accomptable to such orphan when he or She cometh to the age of eighteen years for the whole stock comeing to Such guardians hands and entred upon the Record of the said Secretary and in the mean time shall allow Yearly toward the orphans education such convenient allowance as the said Secretary or his Deputy Shall appoint This Act to Continue till the end of the next Generall Assembly.

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