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appointed overseers for his Estate if any such be and in default of appointing such Overseers then administracōn shall be granted to the wife of the Intestate if shee be Liveing if not liveing then to the next of the blood of the person soe dyeing Intestate who shall enter into bond with sufficient securities such as the Judge for probate of wills and granting administracōns shall approue of well and truely to administer of the Estate of the said person soe dyeing Intestate and thereof to make a true and perfect Inventory and appraysement of all and singular the goods and Chattles Rights and Creditts belonging to the said person soe dyeing intestate att the time of the Intestates death and deliver the same to be Recorded into the Secretaryes office under the hands of sworne appraisors for that purpose to be by the said Judge appointed att a Certain time by the said Judge to be Limited and alsoe to give a true and perfect accompt of the said Estate soe by him administred of unto the Judge within twelve moneths next after the obteyning the said Administracōn And if the said Administrator shall faile to give an accompt within the time aforesaid being by the said Judge thereunto summoned That then the said Judge shall grant administracōn anew to some other person as in his discretion he shall thinke fitt and Revoke the former administracōn which said person of new appointed shall putt in security as is aforesaid to Execute and doe all things as is before in this Act Required and appointed and may sue and Implead the former administrator for an account of the Estate and in case of wasteing or Imbezelling the said Estate by the former administrators That then the said Judge to assigne over the bond Entered into by the former administrators and his security vnto the new administrators To be Releived against them for such wasting and Imbezelment And alsoe that the said Judge vpon the accompt given by the said administrators as aforesaid shall make division of the Overplus of the Estate after debts paid and funerall Expences defrayed allowing to the wife of the Intestate if shee be then liveing one third part thereof and the Rest is to be divided amongst the Children if he haue any then liveing and in case he haue noe Children then to the next of the blood of the deceased Intestate and after such division and Apportionment of the said Overplus of the said Estate by the said Judge as aforesaid made That then the said Judge shall Transmitt the same to the Justices of the severall & Respective County Courts who are by this Act appointed Authorized and Enjoyed to take Care and see to the preseruacōn of the said Orphants Estate according to the Rules and direccōns hereafter by this Act prescribed Established and ordeined and not otherwise and that these following Rules shall be Rules not onely for the Judge for probate of