

C. P. Accounts within twelve months next after Adm'n Comitted of the personall Estates of such Decēd persons and if any Administrator shall faile to Exhibitt such Inventory or give Acc<sup>t</sup> within the time af<sup>d</sup> being Lawfully thereunto Cited that then the said Judge if he see Just Cause may Issue forth Process of Attachm<sup>t</sup> against such Administrator to oblige him her or them as well to Exhibit an Inventory or render acc<sup>t</sup> as af<sup>d</sup> as to answer for his her or their Contempt of such former process after the Usual Manner and in Case such Administrator shall not render such Acc<sup>t</sup> or Exhibitt such Inventory Untill two Sev<sup>l</sup> Attachm<sup>ts</sup> shall be returned to two Separate Courts ag<sup>t</sup> such Adm<sup>rs</sup> Either that the Adminis<sup>or</sup> hath been Attached or is not found in the County where they Live itt shall & may be Lawfull for the said Judge to revoke the first Letters of Adm'n to such Adminis<sup>r</sup> Comitted and shall grant adm'n de bonis non Administratis to such as shall have the next right to such Adm'n which said Administrator shall be duly Qualified as Usual and give Security as all other Adminis<sup>rs</sup> doe and shall sue and Implead the former Adminis<sup>r</sup> before the Judge af<sup>d</sup> for the Exhibitting an Inventory and rendering an Account of the Estate of the Intestate or if he shall see fitt shall make Application to such Judge or Com<sup>ry</sup> Gen<sup>l</sup> for the Assignm<sup>t</sup> of the bond Entered into by the former Adminis<sup>r</sup> and his Sureties and shall or may put the same bond in Suite against such Adminis<sup>r</sup> and his Sureties (if need be) to be relieved thereon for any Neglect or Mall Administracōn by such former administrator done or Suffered of such Deceased psons Estates.

And be itt further Enacted by the Authority af<sup>d</sup> by and with the Advice and Cons<sup>t</sup> af<sup>d</sup> that when a full Acc<sup>t</sup> is made by any Adminis<sup>r</sup> of any Intestates Estate the Judge af<sup>d</sup> shall make or Cause to be made distribution of the Surplusage of such Estate in Manner and forme following (that is to say) one third part of the said Surplusage to the wife of the Intestate and all the residue by Equall portions to and amoungst the Children of such persons dying Intestate and such persons as Legally represent such Children in Case any of the said Children be then dead other then such Child or Children (not being heir at Law) or who shall have any Estate by the Settlem<sup>t</sup> of the Intestate or shall be Advanced by the Intestate in his Life time by portion or portions Equall to the Share which shall by such Distribution be Allotted to the other Child<sup>n</sup> to whome such distribution is to be made. And in Case any Child (other then the heir att Law) who shall have an Estate by Settlement from the said Intestate in his Life time by portion not Equall to the share which will be due to the other Children by such distribution as af<sup>d</sup> then soe much