

OF DISTRIBUTION. CIII

ed the intestate, the other grand children would have taken *per stirpes*, as representatives of their father, and not *per capita* in their own right; which in that case would have been thus, to the surviving son one third, to the children of the second son jointly one third, and the remaining one third jointly among the children of the third son.

If he left a widow, mother, brothers and sisters.

Then to the widow one half of the residue, and the other moiety to and among the mother, brothers and sisters in equal portions.

If he left no widow, parents or children.

Then the brothers, either of the whole blood or half blood, take all equally; in exclusion of the grand father, if alive.

If he left no widow nor children or their representatives.

Then the father, living, is entitled to the whole residue. But if the mother only survived, then she takes jointly with the brothers and sisters of the deceased, and their representatives; and when there are no brothers and sisters, nor any representatives of them, alive, then the mother takes the whole, as next of kin.

If