

21
be then dead other then my child or children (not being
my wife) who shall have any estate by the settlement
of the Intestate or shall be advanced by the Intestate in his
lifetime by portions or portions equal to the share which
shall by such Distribution be allotted to the other child
whom such Distribution is to be made. And
in case any child other then the heir at law, who
shall have an estate by settlement from the said Intes-
tate in his lifetime by portion, not equal to the share
which will be due to the other children by such distri-
bution as aforesaid, or much of the surplusage of
the estate of such Intestate to be Distributed to such
child or children as shall have any and by settlement
from the Intestate or were advanced in the lifetime
of the Intestate as shall make the estate of all the said
children equal as near as can be estimated, but the
heir at law notwithstanding any and that he shall
have by descent or otherwise from the Intestate is to have
an equal part in the Distribution with the rest of
the children without any consideration of the value
of the land which he hath by descent or otherwise
from the Intestate. And in case there be no child
or children nor any legal representative of them
then one moiety of the said estate to be allowed to the
wife of the Intestate the residue of the said estate to
be Distributed equally to every of the next of kindred