

23^{is} likewise to grant admistrⁿ of the goods and Chattels of persons dying intestate in the respective County or Counties where such person or persons are appointed shall reside and shall be wholly paid person in each respective County of the Province so appointed as aforesaid and may take the proof of any will whosoever as aforesaid of any person as aforesaid within the County aforesaid and grant Letters Testamentary upon the same and likewise grant admistrⁿ to any person or persons whosoever that right has to the Administration of the Estate of any person deceased within the County where he dwelleth as aforesaid but if any contest or dispute shall arise between any persons concerning the right to administer or execute the same shall be decided by the Comynsary Court or the Judge in Testamentary Cause and not by such person appointed in each County as aforesaid neither shall such person grant admistrⁿ or take the probat of such will till such time as such dispute or Difference shall be decided and Determined by the proper Judge thereof and Certificate from such Judge of such determination or Decision and such person so appointed as aforesaid shall and is hereby allowed as aforesaid for granting such Letters of Administration as aforesaid swearing the admistr^{rs} and Appraisors or for the probat