

bacco the same was given, and that such note is lost, &c. and the time, when the discovery of such note being lost, &c. was first made by the party, and that such person, at the time such note was lost, &c. was lawfully and justly entitled to receive the tobacco therein mentioned, and shall take a certificate thereof from such justice; and upon producing such certificate to the inspector or inspectors who signed such note, and lodging the same with him or them, the said inspector or inspectors of the said tobacco in the said note or notes shall deliver to the person obtaining such certificate a new note or notes, with the marks, numbers, weights and dates, corresponding with the former note or notes lost or mislaid, and shall be thereby discharged from all actions and demands on account of such notes; and if any person shall be convicted of taking a false oath or affirmation, he shall suffer as in case of wilful and corrupt perjury, and shall forfeit to the party grieved 5l. current money for every 100lb. of tobacco specified in such certificate, and so in proportion for a less quantity; and any person selling or producing a forged certificate, knowing the same to be forged, in the case aforesaid, shall upon conviction, be fined not exceeding 50l. current money, or shall stand in the pillory not exceeding 2 hours, or both, in the discretion of the court, and shall pay to the party grieved 5l. current money for every 100lb. of tobacco specified in such certificate; provided, that no person shall be entitled to receive a new note in lieu of any note lost, &c. unless he or she shall advertise the same within 10 days after such note is first discovered to be lost, &c. at the courthouse door of the county, and the warehouse at which such tobacco was inspected,—*ibid.* § 38.—See *Inspectors*, 6, 17, 19, 37.

INTESTATES ESTATES.

I. **A**FTER a full account made by an administrator of an intestate's estate, the commissary-general (See *Orphans court*, Art. 7) shall make distribution of the surplufage, in manner following, viz.—

- I. One third part to the widow.
- II. The residue, by equal portions among the children, and their legal representatives if any such children be dead.
- III. Except such children as have received portions, by settlement of the intestate in his life time, equal to the share allotted by such distribution to the other children.
- IV. Such children as have received settlements, from the intestate in his life time, not equal to the share due by the distribution to the other children, shall have so much of the surplufage, as shall make the estate of all the children, as equal as can be estimated.

V. But