

who shall pay the same out of the public stock of such school, if so much be in their hands, and the residue, when they shall receive so much for the use of such school.—*ibid.* § 20.

6. In case the administrator shall be obliged to pay any farther debts, &c. of the deceased; such legal representative, receiving the residue, shall be obliged to refund to such administrator, the value of what he shall be obliged to pay as aforesaid; Provided it doth not exceed the residue received.—*ibid.* See also 1719, c. 14, § 6, which directed security to be given for such refunding.

7. For preventing and detecting the concealment of any part of the estate of the deceased, by widows and others having effects in their hands, who designedly suffer others to administer, &c. The commissary general, on information thereof, shall cause the person complained of, to be examined on oath before him or his deputy, for the discovery of such concealed effects; and on such discovery, and refusal or delay to deliver or make satisfaction for the same, shall issue attachment against the concealer, to oblige compliance.—1719, c. 14, § 7.

8. If any person, having a mansion house, or other known residence, within this state, shall die intestate, the orphans court of that county where such residence shall be, shall hear and determine the right of administration upon the estate of such intestate, and grant letters of administration thereon: and if such person dying intestate, shall not have such residence, then administration shall be granted by the orphans court of that county wherein such person shall die, or where he or she may have the greatest part of his or her estate.—*Feb.* 1777, c. 8, § 13.

9. Letters testamentary, or letters of administration, granted pursuant to and in manner prescribed by this act, shall empower the executor and executors, administrator and administrators, therein named, to sue for, recover and receive the goods and chattels, real and personal, and every the debts or other estate, of their and every of their testator or intestate, within any of the counties of this state in like manner as they could do within the county where probate is made or letters of administration granted respectively.—*ibid.* § 14.

See Chancellor, 12, 13, 38, 41.—Chancery, 30, 31.—Descents. Gold and Silver. Orphans, 1, 2.

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## IRON WORKS.

1. PERSONS desirous of setting up a forging mill, &c. for carrying on iron works upon any land, not before cultivated, next adjoined to  
any