

the mean time, the said Secretary or his Deputie shall take such order for saving and preserving of the deceaseds goods as to him shall seem most expedient. And further provided, that where anyone haveing right to the administration as aforesaid shall not undertake well and truly to satisfy all the due debts of the deceased to all creditors living within the province then no appraisement shall be made of any goods of the deceased neither shall any payment be made of any debts with or out of the said goods but the goods of the deceased shall be sold at an outcry by the Sheriff and the said goods or the price thereof distributed equally among all creditors recovering.

And if upon the account of the administration there remain any goods of the deceased intestate (after finall expences debts and other charges defrayed) such remainder shall be divided into two moieties whereof one moiety shall be allowed to the widdow of the deceased intestate if there be any living within the province and the other moiety to the child of the deceased intestate or otherwise divided amongst the children (if there be more then one) by equal portions. And if there be no child the whole remainder shall be allowed to the widdow and if there be no widdow the whole shall remain to the child or children as afore. And if there be no child then the eldest brother or sister or nearest of kindred to the deceased intestate (living within the province) shall succeed to the childs moiety or otherwise to the whole remainder if there be no widdow. And if there be no widdow child brother sister or kindred to the deceased intestate living within the province the said remainder shall be deposited in the Administrators hands to employ the same at his discretion untill the widdow child or children brother sister or kindred of the deceased intestate claime the same and if any one make claime within two years after the death of