

(93)  
Lib C

Or Legataries at those rates But it shall be law-  
- full to the Executor or Administ<sup>r</sup> to take the goods  
at the appraisment if they will giving good Security  
for the value Noe Executor or Administrator may  
dispose of any of the deceased Estate to the paym<sup>t</sup>  
of any debt or Legacy before the end of the next Court  
after his probate or Administration under Seal &  
afore a bill published at the usuall place of the  
County requiring all persons claiming to that  
Estate to enter their claime in his books at least  
before the end of the <sup>next</sup> Court And after such Court  
as aforesaid the Executor or Administrator may  
be judged for any debt or Legacy and may Justifie  
the payment of any soe it be without prejudice  
of others having right of priority . . . by the Law  
And in case the Estate be not found solvent to all  
debts & legacies the Executor or Administ<sup>r</sup> shall be  
bound to pay in the order following Viz<sup>t</sup> That  
Legacies in kind be paid before legacies in value &  
debts afore Legacies And of debts that necessary  
Funerall charges be first defrayed Then Land  
lords rents then the debts of the Lord proprietary  
contracted bonâ fide (other then by fine or forfeiture)  
then publique Levies & Officers fees then servants  
wages then judgments appearing upon Record  
and of them the first Judgment recovered to be first  
paid and all other debts to be paid by equal par-  
- tition The Executor or Administrator with con-  
- sent of any two or more Creditors or Legataries  
may admitt & allow any debt of the deceased and  
Justifie the payment of the same soe it be in such  
order as is afore appointed Where the Executor  
or Administrator hath right to Succeed to the  
residue no fee shall be due to him for his pains  
And likewise were any Creditor or Legatarie is  
Execut<sup>r</sup> or Administrator