

(94)  
Lib<sup>r</sup> C

Administrator and there be not sufficient to pay  
all debts and Legacies within this Province there  
shall be no fee due for paines But in all other  
cases the Executor or Administrator shall have  
such allowance for his or her paines as the Judge  
shall think fit soe it exceed not ten per centum of  
the Estate brought into the accot received where  
any goods owing for are remaining in specie  
among the goods of the deceased the Creditor of  
such goods or his assigne making affidavit or  
other sufficient prooffe of it may have the goods  
restored to him without demurition in satisfac-  
tion of so much of his debt if he demand it afore  
the property of the goods be altered This Act to  
endure till the end of the next Assembly

---

An Act touching Succession to goods of  
Intestate persons

---

The Widow shall succeed to the goods & Chattells  
of the deceased intestate if there be no Child and  
if there be but one Child the widow shall succeed to  
the one half & the Child to the other half And if  
there be more then one Child the widow shall  
succed to one third and the Children to the  
residue by equall shares or to the whole if there  
be no widow if neither widow nor Child the  
nearest of kinne (living within the Province  
that may be heire to the deceased) shall succeed to  
the whole In defect of such kinne the Lord  
Proprietary shall succeed If any party knowne  
to have right to succeed in whole or in part be  
out of the Province or be orphan the Execut<sup>r</sup> or  
Administ<sup>r</sup> shall bring the residue belonging to  
such forreiner or orphan unto the provinciall Court  
there to be disposed of for such parties use as the Judge  
shall think fit This Act to endure till the end of  
the next Assembly

---

Am