

(212)
S. W. H.

67

the will annexed to some other person as in his discretion shall seem most. But if the will be so made that no person will undertake the management of the said estate and Education of the Orphans according to the Tenor of the said Will then the estate by the appointment of the Justices of the County Court where the estate shall lie and be, shall be managed according to these following Rules here after in this present Act prescribed allways. Provided the children if any be committed to persons of the same Religion of their deceased parents and it is further enacted by this present General Assembly and the authority of the same. That when any person whatsoever dyeth Intestate that then the Administration shall be granted to such person or persons whom the said Intestate shall have appointed Overseers for his estate if any such be and in default of appointing such overseers then Administration shall be granted to the wife of the Intestate if she be living if not living then to the next of the blood of the person so dying Intestate who shall enter into ~~his~~ Bond with sufficient Securities such as the Judge for Probate of Wills and granting Administrations shall approve of well and truly to administer of the Estate of the said person so dying Intestate and thereof to make above & perfect Inventory and appraisement of all and singular the goods and Chattels Rights and Credits belonging to the said person so dying Intestate at the time of the Intestates death and deliver the same to be Recorded into the Secretaries Office under the hands of some appraisers for that purpose to be by the said Judge appointed at a certain time by the said Judge to be limited and also to give a true and perfect account of the said estate soe by him administered of unto the Judge within twelve months next after the obtaining the said Administration. And if the said Administrator shall faile to give an account within the time aforesaid being by the said Judge thereunto summoned.