

Twelve months after such Lawes shall be published in the
 Kingdome of England, he pleased before him here sauing
 in such Cases as shall in this Act be limited or shall here-
 after be limited by Act of Assembly of this Province, as utterly
 impracticable in this Province, **PROVIDED** always that it
 shall & may be lawfull for the Judge for probate of wills
 to prove any last will in this Province even although it con-
 taine title to land any law usage or custome of the King-
 dome of England to the contrary notwithstanding, and
 to the end that filiall portions may be secure to the children
 of all persons dying Intestate, & charges paid to legattees
 of persons who make wills, **BEING** the first enacted first
 that the Judge for probate of wills & granting admistrations
 shall call all exors, admors, & adms. for the estate of
 all persons deceased within twelve months next after ad-
 ministraton committed, & if any admor shall faile to give an
 atto. within the time aforesaid being lawfully therunto
 cited, that then the said Judge shall revoke the first
 letters of admistraton to such admor committed & shall grant
 admistraton (or bonis non admistratis) to some other person as
 in his discretion hee shall thinke fitt, which said admor a new
 appointed shall give security as all other admors doe, & shall
 sue &implead the former admor before the Judge aforesaid
 for an atto. of the estate of the Intestate & in case it shall
 appeare to the Judge aforesaid that the former admor hath
 wasted or imbezelled the estate of the Intestate then the said
 Judge shall assigne the bond entered into by the former admor
 and his securitys unto the latter admor to be retained ag. them for
 such wasting & imbezelling.

2:

That the Judge upon atto. given by the first admor as aforesaid
 shall make division of the cleare estate of the deceased, &
 after debts paid, funerals expensed & payed (that is to say) shall
 allowe to the widow or Relict of the said Intestate, (if any
 such be) one full third parte thereof, & the other two thirds
 shall be equally divided betwene the children of the said
 deceased (if any such be) & if not such be then betwene the
 next of blood of the Intestate, & after such division made shall
 transmit the atto. thereof to the Justices of the severall and
 respective County Courts, where the said estate shall be and
 remaine, who are by this Act appointed authorized, & enjoyned
 to putt the persons lands goods & chattels of the orphans into
 the hands of such persons as they shall thinke fitt taking bond
 with two sufficient suretys in the name of the orphans themselves
 for the securing & delivery of the said estate to the said orphans
 or their Guardians when therunto lawfully called according
 to the Rules & Directiōs hereafter by this Act subscribed & sta-
 blished & ordained, & not otherwise, which Rules shall be Rules
 not only for the Justices of the County Courts to proceed by in