

Suche Reportes after such cause shall bee published in the
Kingdome of England, & recarded before him herre sauting
in such case as shall in this Act be limited or shall herre
after be enuited by Act of Assembly of this Province, at utterly
unpracticable in this Province PROVIDED always that it
shall be may bee lawfull for the Judge for probate of wills
to prove any easse will in this Province even although it con-
cerneth title to land any easse or custome of the King-
domme of England to the contrary notwithstanding, and
to the end that filiall portions may bee secure to the children
of all persons dying intestate, & legacieys paid to legatees
of persons who make wills, BE IT ENACTED by the
King & Parliament by this present Assent and for the Estates of
all persons deceased within twelve monethes next after admis-
tration committed, & if any deau. shall failt to give an
acco. within the time aforesaid being lawfully thereunto
tized that then the said Judge shall receave the first &
letter of administration to such deau. committed & shall grant
administration (de bonis non administratis) to some other person as
in his discretion hee shall think fitt, which said deau. a new
appointed shall give security ab all other deau. doc, & shall
see & impleade the former deau. Before the Judge aforesaid
for an acco. of the estate of the intestate in case it shall
apperte to the Judge aforesaid that the former deau. hath
wasted or imbezelled the estate of the intestate then the said
Judge shall assygn the bond entred into by the former deau. and
his securitys unto the latter deau. to bee retiued ag. them for
such wasting & imbezeling.

2: THAT the Judge upon acco. given by the first deau. as aforesaid shall make devision of the estate of the deceased, &
after debts payed, funerall expences defrayed (that is to say) shall
allowe to his widow or belitt of the said intestate, (if any &
such bee) one full third part thereof, & the other two thirds
shall bee equally diuided betwixt the children of the said
deceased (if any such bee) & if not such bee then betwixt the
next of blood of the intestate, & after such division made shall
transmitte the acco. thereto to the Justices of the sturtall and
Essexshire County Courts, where the said estate shall bee and
remaine, who are by this Act appointed authorized to enjoye
to putt the persons lands goods & chattels of the orphane into
the hands of such persons as they shall think fitt taking bee
with two sufficient suretys in the name of the orphane themselves
for the securing & delivery of the said estate to the said orphane
or their gauredians when thereto lawfully callid according
to the rules & directions hereafter by this Act prescribed to a
blisshly ordained, & otherwise, which rules shall bee rule
not only for the Justices of the County Courts to procech by