

and if pleaded before him Sounding in Such Cases as
of this present Act is provided And that it shall and may
be Lawfull for the Judge for probate of Wills to prove
any Last Will in this province although the Same con-
cerning Title to Land any Law usage or Custom of England
to the Contrary notwithstanding And to the end that
all Equal Portions may be Secured to the Children of
all persons Dying intestate and Legacys paid to
Legatees of Persons who make Wills **Be it likewise**

Enacted That when the Judge for probate of Wills
and granting of Administrations shall call all Executors and
Administrators to account for the Estate of all persons deceased
within twelve months next after Administration
Comitted & if any Administrator shall fail to give
an Account within the time aforesaid being lawfully
thereunto called before the said Judge shall revoke y^e
first Letters of Administration to such Adm^r: Comitted &
shall Grant Administration de bonis non dematis
to some other person as in his discretion he shall
think fit which said Administrator duly appointed
shall give Security as all other Adm^r: do and shall
 sue and Implead the former Administrator before the
Judge a/c for an Act of the Estate of the Intestate
and in Case it shall appear to the Judge of that the
former Adm^r: hath Welch or misbound the Estate of the in-
testate the said Judge shall require the bond Debnded
by the former Adm^r: and his Surety unto the latter
to be relieved against them for such wrongs or