

19 And be it further enacted by the authority aforesaid that  
the advice and consent aforesaid that within a full account in  
any administrator of any intestate estate the Judge of the said  
distribution of the surplusage of such estate in manner and form  
following (that is to say) One third part of the said surplusage shall  
go to the wife of the intestate and all the residue by equal portions to and among  
the children of such person dying intestate and such persons as legally rep-  
resent such children in case any of the said children be dead other than the  
Child or children (not being legal heirs) or who shall have any estate by the  
settlement of the intestate or shall be advanced by the intestate in his life  
time by portion or portions equal to the shares which shall by such distribution  
be allotted to the other children to whom such distribution is to be made.

And in case any Child (other than the legal heirs) who shall have  
any estate by settlement from the said intestate or shall be advanced by the  
intestate in his life time by portion not equal to the share which will be due  
to the other children by such distribution as aforesaid then so much of the  
surplusage of the estate of such intestate to be distributed to such Child or  
children as shall have any land by settlement from the intestate or be advan-  
ced in the life time of the intestate as shall make the estate of all the said Child-  
ren equal as near as can be estimated but the portion as law not withstanding  
any land that he shall have by descent or other wise from the intestate is to  
have an equal part in the distribution with the rest of the children without con-  
sideration of the value of the land which he shall by descent or otherwise  
have from the intestate.

And in case there be no children nor any legal representatives of  
them one moiety of the said estate to be allowed to the wife of the intestate  
and the residue of the said estate to be distributed equally to the next of kin  
of the intestate who are in equal degree and those who legally represent them  
provided there be no representatives admitted among the next of kin  
brothers and sisters (children) and in case there be no next of kin  
estate to be distributed equally to and among the next of kin