

de bonis non administratis to such as shall have the next right to  
 such Administration wch said Adm<sup>r</sup> shall be duly qualified as  
 usual and give security as all other Adm<sup>r</sup> do & shall sue & implead  
 the former Adm<sup>r</sup> before the Judge afores<sup>d</sup> for the exhibiting an  
 Inventory and rendering an acct of the Estate of the Intestate or if he  
 shall see fit shall make application to such Judge or Com<sup>rs</sup> General  
 for the assignmt of the Bond entered into by the former Administrator  
 or his Executor & shall or may put the same bond in suit against  
 such Adm<sup>r</sup> or his Executor if need bee to be received thereon for  
 any Neglect or Male Administration by such former Adm<sup>r</sup> done  
 or suffered of such Deceased persons Estates — And be it further  
 enacted by the Authority afores<sup>d</sup> by & with the Advice & Consent  
 afores<sup>d</sup> that when a full acct is made by any Adm<sup>r</sup> of any Intestates  
 Estate the Judge afores<sup>d</sup> shall make or Cause to be made distribution  
 of the surplusage of such Estate in Manner & form following (that is  
 to say) one third part of such surplusage to the Wife of the Intestate  
 & all the residue by equal portions to & amongst the Children of  
 such person dying Intestate & such persons as legally represent  
 such Children in case any of the said Children be then dead other then  
 such Child or Children (not being heir at Law) 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 equally to the  
 share wch shall by such distribution be allotted to the other Children  
 to whom such distribution is to be made — And in Case any Child  
 (other then the Heir at Law) who shall have an Estate by settlement  
 from the said Intestate in his life time by portion not equal to the  
 share which will be due to the other Children by such distribution  
 as afores<sup>d</sup> 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 were advanced in the life time of the  
 Intestate as shall make the Estate of all the said Children equal as  
 near as Can be estimated but the Heir at Law Notwithstanding 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 any Consideration of the Value of the land wch  
 he hath by descent or otherwise from the Intestate — And in  
 Case there be no Child or Children nor any legall representatives  
 of them then one Moiety of the sd Estate to be allowed to the Wife  
 of the Intestate the residue of the sd Estate to be distributed equally  
 to every of the next of kindred of the Intestate who are in equal degree  
 & those who legally represent them (Provided there be no Representatives  
 admitted amongst Collaterally after Brothers & sisters (Children) and  
 in Case there be no Wife then all the sd Estate to be distributed equally  
 to and amongst the Children & in Case there be no Children to the