

Oath of two men nominated by the chiefest creditors  
 or Legataries of the deceased and debts made or goods  
 appraised in such manner as aforesaid shall be applied  
 to the Creditors or Legataries at those rates but it shall  
 be Lawful to the Executor or Administrator to take  
 the Goods at the appraisement if they will giving good  
 Security for the value

No Executor or Administrator may dispose of  
 any of the deceaseds Estate to the payment of any  
 debt or Legacy before the end of the next Court after his  
 Probate or Administration under seal and afore a bill  
 published at the usual place of the County requiring  
 all Persons claiming to that estate to enter their Claim  
 in his Book at least before the end of the said next Court  
 and after such Court as aforesaid the Executor or Ad-  
 ministrator may be judged for any debt or Legacy  
 and may justify the payment of any so it be without  
 prejudice of others having precedency by the Law and  
 in Case the Estate be not found solvent to all Debts  
 and Legacies the Executor or Administrator shall be  
 Bound to pay in the order following viz<sup>t</sup> that Legacies  
 in here be paid before Legacies in Value and debts a fore  
 Legacies and of debts that necessary funeral Charges  
 be first defrayed; then Landlords rents then the debts of  
 the Lord Proprietor contracted Bona fide / other then by  
 Fine or forfeiture / then publick Levies and Officers  
 Fees then Servants wages then judgments appearing  
 upon record and of them the first judgment recorded  
 to be first paid and all other debts to be paid by equal  
 Partition