

The Executor or Administrator with Consent of any two or more Creditors or Legacies may admit and allow any debt of the deceased and justify the payment of the same so it be in such Order as is afore appointed Where the Executor or Administrator hath right to succeed to the residue no fee shall be due to him for his pains and likewise where any Creditor or Legatee is Executor or Administrator and there be not sufficient to pay all debts and Legacies within this Province there shall be no fee due for pains but in all other Cases the Executor or Administrator shall have such Allowance for his or her pains as the Judge shall think fit so it exceed not ten per Centum of the estate brought into the Acco^t received.

Where any Goods owing for are remaining in specie among the Goods of the deceased the Creditor of such Goods or his Assigns making Affidavit or other sufficient proof of it may have the said Goods restored to him without Diminution in Satisfaction of so much of his debt if he demand it afore the property of the goods be altered.

This act to endure till the end of the next Assembly.

An Act touching Succession to Goods of Intestate Persons

The Widow shall succeed to the Goods and Chattels of the deceased intestate if there be no child and if there be but one child the widow shall succeed to the one half and the Child to the other half and if there be