

Executors and Administrators not being willing and able to undertake the payment of all debts and Legacies of the deceased within this Province shall be Charged by Oath and Recognisance to sell the Goods of the deceased which shall come to their hands at an Outcry (published five days before whereof one to be a Sunday or holy day) in the County or hundred where such goods are to be set to sale

Provided that no Goods be sold at such Outcry but to such Persons as shall not be excepted against by the Creditors or Legacies of the deceased then and there present (if any be) or the major part of them and what is not so sold shall be appraised by the Oath of two men nominated by the chiefest Creditors or Legacies of the Deceased then and there present

And debts made and goods appraised in such manner as aforesaid may be applied to the Creditors or Legacies at those rates but it shall be lawful to the Executor or Administrator to take the Goods at the appraisement 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 Ordinary Court after his Probate or Administration under Seal and a fore 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