

Court as aforesaid the Executor or Administrator may be judged for any debt or Legacy and may justify the payment of any so it be without prejudice of others having right of precedence 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 that Legacies in kind be paid afore other Legacies in Value and debts afore Legacies and of debts that funeral Charges be first defrayed then Landholders debts then the debts of the Lord Proprietary Contracted Bona fide other then by fine forfeiture or assignments to other uses then publick Leavys and Officers fees then servants wages then judgments found upon Record within the Province and of them the first recorded be first paid and that all other debts be paid by equal Partition.

The Executor or Administrator with Consent of any two or more Creditors or Legataries may admit & 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 Legatary 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 Account received &