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or possession of the said A.B. or into the hands and possession of any other person or persons for him, do well and truly administer according to law, and further do make or cause to be made, a true and just account of his said administration, at or before the day of and all the rest and residue of the said goods chattels and credits, which shall be found remaining upon the said administrators account, the same being first examined and allowed by the Judge of the Court for the time being, shall deliver and pay unto such person or persons respectively, as the said Judge by his decree or sentence, conformably to the provisions in a certain Act of Parliament, intituled, 'an Act for the better settling Intestates Estates,' and passed in the 22d. and 23d. year of the Reign of Charles the 2d. and also in a certain Act passed in the first year of King James the 2d. contained, shall limit and appoint, and if it shall hereafter appear, that any last Will or Testament, was made by the deceased, and the Executor or Executors therein named do exhibit the same into the said Court, making request to have it allowed and approved accordingly, if the said A.B. within bounden, being thereunto required do render and deliver the said letters of Administration (approbation of such Testament being first had and made) in the said Court, then this obligation to be void and of none effect, or else to remain in full force and virtue," which Bonds are hereby declared and enacted to be good and binding to all Intents and Purposes, and pleadable in any Courts of Justice.

XI. And be it further enacted by the authority aforesaid, that it shall and may be lawful for the said Judge of Probate and Surrogate respectively and they are hereby enabled to call by Citation under the Seal of their several Courts such Administrators to account, for and touching the goods of any person dying intestate within their several Jurisdictions, and upon hearing and due consideration thereof, to order and make just and equal distribution of what remaineth clear, after all debts, funeral and just expences of every sort, first allowed and deducted, according to the provisions in the said Statutes herein before mentioned, contained. Provided always to the end that a due regard be had to Creditors, that no such distribution of the goods of any person dying intestate be made, 'till after one year be fully expired after the intestate's death; and that such and every one, to whom any distribution and share shall be allotted, shall give bonds with sufficient sureties in the said Courts, that if any debt or debts truly owing by the intestate shall be afterwards sued for and recovered, or otherwise made to appear, that then and in every such case he or she shall respectively refund and pay back to the Administrator his or her rateable part of such debt or debts and of the costs of suit and charges of the Administrator by reason of such debt, out of the part and share so as aforesaid allotted to him or her, thereby to enable the said Administrator to pay and satisfy the said debt and debts, so discovered after the distribution made as aforesaid.

XII. And in order to enforce, when it shall be necessary, due respect and obedience to the process, orders, sentence or decree of the said Courts, in all matters within their cognizance, Be it enacted by the authority aforesaid, that it shall and may be lawful for the said Judge of the Court of Probate and his Surrogates within their respective Districts, and they are hereby authorized upon application made and supported by Certificate from the Register or proper Officer, of any neglect of, or disobedience to the regular process, order or sentence of the Court, or upon any complaint to be verified upon Oath by any Apparitor, Officer, or other person, of any wilful contempt or resistance to the regular process, order or sentence of the sain Courts or any of them, or to the service thereof, to proceed against the parties sc withstanding, disobeying or offending, by attachment to be directed to the Sheriff of the District, who is hereby authorized and required to execute the same; and in case the Sheriff return that the party is not found in his District, that the said Courts and each of them may issue a Proclamation directed to the Sheriff of the District which he is hereby authorized and required to make, that the said party do on his