"aforefaid, or without making it appear that fuch kindred or creditors, having due notice of the time and place of fuch appraisement, refused or neglected to be present, the said judge, or his deputy in each respective country in this province, shall not accept or receive the same, into his or their office or offices." 1715, C. 39, § 41.

Should there be but one creditor, or none at all, or only one relation, or none in this province, in such case, the inventory may be accepted, on the executor or administrator making oath to that purpose, to the best of his knowledge; a memorandum of which is to be made at the foot of the inventory.

The appraisers are, by their warrant directed, to value the estate in current money; those among them that are acquainted with the laws of this province in this behalf, * and the rules of the office, do accordingly make their valuation at the rate of 6/2. per dollar; but much the greater part, not so well versed in business, do return their inventories calculated in dollars at 7/6. to the great prejudice of the administrator, who is charged with the amount thereof in dollars at 6/2 and so loses 18d. in every dollar, unless do a deposition from both the appraisers, that they

* 1708 ch. 4.

Inventory to be valued in dollars at 6%.