

the Latter Adm^r to bee Releiued ag^t them for such wasteing & Imbazeling. Liber W. H.

2: That the Judge vpon acco^t giuen by the ffirst Adm^r as aforesaid shall make deuision of the Cleare Estate of the deceased after debts paid & funerall expences defrayed (that is to say) shall allowe to the Widdow or Relict of the said Intestate, (If any such bee) one full Third parte thereof, & the other Two Thirds shall bee equally diuided betweene the Children of the said deceased (if any such bee) & if noe such bee then betweene the next of blood of the Intestate, & after such diuision made shall Transmitt the acco^t thereof to the Justices of the seuerall and Respectiue County Courts, where the said Estate shall bee and Remaine, who are by this Act appointed authorized & enjoyned to putt the persons Lands goods & Chattles of the Orphans into the handes of such persons as they shall thinke fitt takeing bond with Two sufficient suretys in the name of the orphans themselues for the secureing & deliuery of the said estates to the said orphans or their Gaurdians when therevnto Lawfully Called according to the Rules & direccōns heereafter by this Act Subscribed established & ordained & not otherwise, which Rules shall bee Rules not only for the Justices of the County Courts to proceed by in takeing the acco^{ts} of Gaurdians or Trustees for orphans, butt alsoe for the Judge for probate of Wills & granting Adm̄stracōns in takeing the acco^{ts} of Adm^{rs} & barr Executo^{rs} to the benefitt of others nor shall the Judge make any other alloweances to any Adm^r or Adm^{rs} vpon his or their acco^{ts} butt for debts (bona fide) oweing by the deceased, & Really paid or secured to bee paid by the seuerall and Respectiue Admstrato^{rs} p. 169

Imp^{rs} Noe Negroes or other Slaues shall bee sold or disposed of by any Adm^r for paym^t of debts or otherwise, Reserved for the Adm^{rs} owne vse in satisfaccon for any debts due to the said Adm^r nor any execucōn served vpon any Negroes or other Slaues soe long as there shall be other goods of the deceased, sufficient to satisfy the Just debts of the deceased, butt shall bee kept vpon the hazzard of the estate, and employed for the benefitt of the Credito^{rs} & orphans (if any bee) dureing the ffirst yeare, att the end of which the Adm^r is to acco^t for the estate & the profit of such Slaues shall bee Assetts, as to the Credito^{rs} & dividable betweene the Wife Children or Relacōns of the deceased, If there bee noe Credito^{rs}

2: That noe acco^t bee alloweable for dyett Clothes Physicke or Educacon to any Adm^r or Gaurdian to any orphan ag^t the estate of the Intestate or ag^t the filiall parte of any Child Comitted to any Gaurdian or other person intrusted by the