

Lib. L. L. Imbezelled the estate of the Intestate then the Judge shall
 No. 1. assign the Bond entred into by the former Administrator and
 his security unto the latter Administrator to be relieved against
 them for such wasting and Imbezelling

That the Judge upon acco^t given by the first Administrator
 as aforesaid shall make division of the clear Estate of the
 Dec^d after debts paid and funerall expence defray'd, that is to
 say shall allow to the Widd or Relict of the said Intestate if
 any such be one full third part thereof, and the other two thirds
 shall be equally devided between the children of the said dec^d
 (if any such be) and if no such be then between the next of blood
 of the Intestate, and after such division made, shall transmitt
 the accompt thereof to the Justices of the severall and respec-
 tive County Courts, who are by this Act appointed authoriz'd
 and enjoyned to put the persons Lands Goods & Chattells of
 the Orphans into the hands of such persons as they shall think
 fitt tak^s bond wth two Sufficient sureties in the name of the
 Orphans themselves for securing and delivery of the said
 Estate to the s^d Orphans or their Guardians, when thereunto
 lawfully called according to the rules and directions hereafter
 by this Act prescribed Established and ordained and not other-
 wise, which Rules shall be rules not only for the Justices of
 the County Courts to proceed by in taking the Acco^{ts} of Guar-
 dians or Trustees for Orphans, But also for the Judge of pro-
 bate of Wills and granting Administrations in the taking
 p. 13 acco^{ts} of Orphans Administrators and bare Executors to the
 benefitt of others nor shall the judge make any other allow-
 ances to any Admin^r or Administrators upon his or their
 Accompt but for debts bona fide owing by the Dec^d & really
 paid or secured to be paid by the severall & respective Ad-
 ministrators

Imp^rmis No negro or other slave shall be sold or disposed
 of by any Adm^{rs} for payment of debts or otherwise reserved
 for the Adm^{rs} own use in Satisfaction of any debts due to the
 said Adm^r nor any Execution served upon Negroes or other
 slaves so long as there shall be other goods of the deceased
 Sufficient to satisfy the just debts of the deceased but shall be
 kept upon the hazard of the Estate and Employed for the
 benefitt of the creditors and Orphans (if any be) during the
 first year, at the end of which the Adm^{rs} is to acco^t for the
 Estate and the proffit of such slaves shall be Assetts to the
 Creditors and devideable between the wife Children and Rela-
 tions of the said Deceased if there be no Creditor^s

2^{dly} That no Account be allowable for Dyet Cloaths Physick
 or Education to any Administrator or Guardian to any orphan
 agst the Estate of the Intestate or against the filial pte of any
 Child committed to any Gardian or other persons intrusted