said shall make Division of the Clear Estate of the Deceased Lib. L. L. after Debts paid and funerall Expences Defrayed That is to Say shall allow to the Widdow or relief of the said Intestate if any Such be one full third Part thereof and the other two thirds shall be equally Divided among the Children of the said Deceased if any such be and if no Such be then between the next of blood of the said Intestate and after Such Division made shall Transmitt the Acct thereof to the Severall and respective Justices of the County Courts where the said Estate shall be and remaine who are by this Act appointed Authorized and injoyned to putt the persons Lands Goods and Chattells of the Orphans into the hands of such persons as they shall think fitt taking Bond with two Sufficient Suretyes in the Names of the Orphans themselves for the Secureing and Delivery of the sd Estate to the Said Orphans or their Guardians when thereunto Lawfully Called According to the Rules and directions hereafter by this Act prescribed Established and Ordained and not otherwise which Rules shall be rules not onely for the Justices of the County Courts to proceed by in takeing the Accounts of Guardians or Trustees for Orphans but also for the Judge for probate of Wills and Granting Admrcons in the Account of Admrs and Bare Executors to the benefitt of others nor shall the Judge give any other Allowances to any Admr or Admrs upon his or their Accts but for Debt bona fide Owing from the Deceased and really paid and Secured to be paid by the Severall and respective Administrators, No Negroe or other Slave shall be sold or disposed of by any Adm^r for payment of Debts or otherwise restored for p. 300 the Adm¹⁵ own use in Satisfaction for any Debts due to the said Administrators nor any Execution Served upon any Negros 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 Imployed for the benefitt of the Creditors and Orphans if any be dureing the first Year att the end of which the Adm' to Accompt for the Estate and the Profitt of Such Slaves shall be Assetts to the Creditors and Dividable between the wife & Children or relations of the said Deceased if their be noe Creditors the Judge for probate of Wills upon Passing the Account by Such Administrator shall Allow him his reasonable Charges, 2^{dly} That no Acct be Allowed for Dyett Cloaths Phisick or Education to any Adm^r or Guardian to any Orphan agt the Estate of the Intestate or agt the filial part of any Child Comitted to any Guardian or other persons Intrusted by the County Court but that the Said Orphan shall be maintained and Educated by the Interrest of their Estate and the increase of their Stocks so farr as their Said Interrest will Extend but