of the Surplusage of the Estate of such Intestate to be Dis- C. P. tributed to such Child or Children as shall have any Land by Settlement from the Intestate or were Advanced in the Life time of the Intestate as shall make the Estate of all the said Children Equall as near as can be Estimated, but the heir att Law notwithstanding any Land that he shall have by Descent or otherwise from the Intestate is to have an Equall part in the Distribution with the rest of the Children without any Consideration of the Value of the Land which he hath by Descent or otherwise from the Intestate. And in Case there be no Child or Children nor any Legall representatives of them then one Moyety of the said Estate to be allowed to the wife of the Intestate the residue of the said Estate to be Distributed Equally to Every of the next of kindred of the p. 222 Intestate who are in Equall Degree and those who Legally represent them (Provided there be no representatives admitted among Collatteralls after brothers and Sisters Children) and in Case there be no wife then all the said Estate to be Distributed Equally to and Amongst the Children and in Case there be no Children to the next of Kindred in Equal Degree of or unto the Intestate or their Legall representatives as afa and after such Division or Distribution made or Caused to be made by [him] the Judge shall Transmitt the Acc' thereof if not before Transmitted to the Severall and respective Justices of the County Courts where the said Estates shall be and remaine and if any part thereof belong to an Orphan who is able of Chooseing his Guardian such orphan shall be Called to Court and shall then and there Choose his Guardian into whose hands the said Orphans Estate shall be Comitted but if such orphan be not att age then the Justices afd shall put the persons Lands goods and Chattells of the said orphans into the hands of such person or persons as they shall think fitt and take a bond with two Sufficient Sureties in the names of the Orphans themselves for the Secureing and Delivering of the said Estates to the said orphans or their Guardians when p. 223 thereunto Lawfully Called According to the rules and Directions by this Act prescribed and not Otherwise which Rules shall be rules not only for the Justices of the County Courts to proceed by in taking the Accounts of Guardians or Trustees for Orphans but alsoe for the Judge for probatt of wills and granting Administracons in the Acci of Administrators and bare Exers to the benefitt of others nor shall the Judge give any other Allowances to any Administ or Administ upon his her or their Accounts but for Debts bona fide owing from the Decēd and really paid or Secured to be paid by the Sev¹¹ and respective Administ¹⁵ Together with the necessary Charges. First no Negroe or other Slave shall be Sold or disposed