

C. P. of by any Administ^r for payment of Debts or otherwise reserved for the Adminis^{ts} own Use in Satisfaction of any Debts due to the said Adminis^r nor any Execution Served upon any Negroe or other Slave soe long as there shall be other goods of the Deceased Sufficient to Satisfie the Just Debts of the said Deced but shall be kept upon the hazard of the Estate and Imployed for the benefit of the Creditors and Orphans (if any be) Untill the Cropp that was upon hand or shall have been begun in the Life time of the Decēd shall be finished which shall always be Deemed to be by the Last day
 p. 224 of January next after such Intestates Decease after which the Adminis^r is to Account for the Estate and such Cropp shall be Assetts to the Creditors and Divideable between the wife and Child or Children or Relations of the said Deceased if there be no Creditors and the Judge for probatt of wills upon passing the Account of such Administrator shall allow him his reasonable Charges Expended in finishing such Cropp.

Secondly—that no Account be allowed for diet Cloaths or physick to any Adm^r or Guardian to any Orphan Against the Estate of the Intestate or against the filiall portion of any Child Committed to any Guardian or other psons Intrusted by the County Court but the said Orphan shall be Maintained and Educated by the Interest of their Estate and the Increase of their Stocks soe far forth as their Said Interest and Increase will Extend Unto but if the Estate be so small that the Interest or Increase thereof will not Extend to a ffree Education and Maintainance of such orphans then such Orphans shall be bound Apprentices to Mariners or some handicraft trade or other person att the discretion of the County Courts untill they Arrive to the age of Twenty one Years Except some
 p. 225 Kinsman or relation or some other Charitable person will Maintaine and Educate them for the Increase of the small Estate they have without and Diminution of the principall which shall always be delivered to the Orphans at the years hereafter in this Act Limited and Appointed then such Kinsman relation or other Charitable person is thereby Obliged to performe what is by this Law before Injoynd and to be Ascertained by the County Courts.

Provided always that where any person being a protestant that shall dye and Leave a widow and Children and such widow shall Intermarry wth any person of the Romish Com̄union or be herselfe of that Opinion and profession itt shall and may be Lawfull for his Majesties Govern^r and Council within this province upon Application to them made to remove such Child or Children out of the Custody of such parents and place them where they may be Securely Educated