CHAP. 89,

charge of such debts of the said deceased, as are, may, or shall become due upon the purchases of the said two tracts of land, by the said George Tilghman, including all interest that has accrued, or may, and will accrue, upon said debts; and that the balance of said proceeds of said sales, if any remain after the aforesaid payments and discharges, it is hereby enacted and declared, shall belong to and be vested in the administrators of the personal estate of said George Tilghman, deceased, as assests, to be applied towards the payment of any other just debts of the said deceased, or if not required or wanted for that purpose, to be distributed equally among the children of the said George Tilghman, deceased, and to be paid over to their legally appointed guardian or guardians, or such person or persons as may be properly authorised or entitled to receive the same for their use and benefit.

Sec. 5. And be enacted, That all sales made, by the said Report of sales trustees under this act, shall be reported by them, on oath, to the judges of Washington county court; and all monies arising from said sales, shall be distributed and applied by said court, as directed in this act, by an accout current, between the estate of said George Tilghman, deceased, and the said trustees.

Sec. 6. And be it enacted, That it shall be the duty of semi-Annual the said trustees, or the survivor of them, every six months distribution. from the time of their first report, until their trusteis closed, to report to the judges of Washington county court, on oath, an account of their said trust; exhibiting the sales made and the monies received by them, and the amount remaining in hand from such sales; whereupon, on filing of said report or reports, account or accounts, from time to time, it shall be the duty of said court, forthwith to order by a certain day, the distribution of said monies appearing by said report or reports, account or accounts, to be in the hands of said trustees or the survivor of them, to the distributees authorised to receive the same by virtue of this act; which order shall be obligatory upon said trustees and each of them, without regard to the fact, in whose hands said monies may appear actually to be. And it shall be the duty of said court ex officio to enforce said orders, and the performance of the duty aforesaid, of reporting every six months, in such manner as orders of said court sitting as a court of equity, may be enforced.

Sec. 7. And be it enacted, That it shall be the duty of the Trustees bond. said trustees, before they proceed to sell under this law, to give bond to the State Maryland, with such penalty as may be approved by any one of the judges of the fifth judicial