direct, the interest of the same to be applied to the CHAP. 260. maintenance and support of said minors, and the prin-Apply the intercipal to be subject to the order of said courts.

SEC. 2. And be it enacted. That the said Edward E. Bond required Hall. and Samuel T. Stonestreet, before they proceed to sell under this act, shall enter into bond, to the State of Maryland with security to be approved by the county court of Carroll county, or any one of the indges thereof, conditioned well and faithfully to perform the trust created by the last will and testament aforesaid, and by virtue of this act, and the said bond shall be filed with the clerk of said court, and it shall Recorded and may be lawful for any person conceiving himself or herself interested in the same and injured in the premises by the acts or omissions of the said Edward E. Hall. and Samuel T. Stonestreet, or either of them, to institute suit, on an official copy of said bond, in the name of the State, for the use of such person, as upon testamentary or administration bonds.

SEC. 3. And be it enacted, That the money arising Expenses of from the sale aforesaid, shall, under the direction, sale and subject to the orders of the county court aforesaid, be applied in the first place to the payment of the expenses of said sales, to be ascertained by the county court, and in the next place to the payment of any debts payment of remaining due from the testator, and the discharge of debts the pecuniary legacies directed by the will to be paid, Legacies and the balance shall be distributed as the same is Balance distridirected to be distributed when the youngest child shall buted have attained his or her twenty-first year; provided, Bond required that the said Edward E. Hall, give bond with security for minors to be approved of by the county court, or any one of the judges thereof, conditioned to support and educate each of the infant children, until he or she shall come of age, in consideration of the interest on the shares to which each of said infant children will be entitled. being paid to him the said Edward E. Hall, during their infancy; and provided further, that the said court Additional may at any time or times require further and addition- curity al security in said bond, and in default of the order of the court in such behalf, being complied with, that the court may annul the right of said Hall, to receive such Annul interest, and provide for the receiving and appropria-

tion of the same as the court may deem proper and