

so sue and implead the former Administrators before the Judge aforesaid  
for an Account of the Estate of the Intestate, And in case it shall ap-  
pear to the Judge aforesaid that the former Administrator hath wasted  
or Imbezelled the estate of the Intestate then the Judge shall assign the  
Bond entered into by the former Administrator and his security unto  
the latter Administrator to be relieved against them for such wasting  
and Imbezelling.

That the Judge upon acc<sup>t</sup> given by the first Administrator as a-  
foresaid shall make division of the clear Estate of the Dec<sup>d</sup> after debts paid  
and funerall expence defray'd, that is to say shall allow to the wife or  
Relict of the said Intestate if any such be. one full third part thereof  
and the other two thirds shall be equally divided between y<sup>e</sup> Children  
of the said Dec<sup>d</sup> (if any such be) and if no such be then between y<sup>e</sup>  
next of blood of the Intestate, and after such division made shall  
transmit the account thereof to the Justices of the Severall and  
respective County Courts, who are by this Act appointed authorized  
and enjoyned to put the persons Lands Goods & Chattells of the  
Orphans into the hands of such persons as they shall think fit taking  
bond w<sup>th</sup> two sufficient Sureties in the name of the Orphans them-  
selves for securing and delivery of the said Estate to the s<sup>d</sup> Orphans  
or their Guardian, 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 only  
for the Justices of the County Courts to proceed by in taking the Acc<sup>ts</sup>  
of Guardians or Trustees for Orphans, But also for the Judge of  
probate,