

probate of Wills and granting Administrations in the taking  
acco<sup>ts</sup> of Orphans Administrators and Care Executors to the benefit of  
others nor shall the Judge make any other allowances to any Admin<sup>r</sup>  
or Administrators upon his or their Account but for debts bona fide  
owing by the Dec<sup>d</sup> & really paid or secured to be paid by the severall & respec  
tive Administrators.

Imp<sup>is</sup>. No Negro or other Slave shall be sold or disposed of by any Adm<sup>r</sup> for  
payment of debts or otherwise reserved for the Adm<sup>r</sup> own use in satisfac  
tion of any debts due to the said Adm<sup>r</sup> nor any Execution served upon  
Negroes or other Slaves so long as there shall be other goods of the deceased  
sufficient to satisfy the just debts of the deceased, but shall be kept upon  
the hazard of the Estate and employed for the benefit of the Creditors  
and Orphans life long & during the first year, at the end of which the  
Adm<sup>r</sup> is to acco<sup>t</sup> for the Estate and the profit of such Slaves shall be ashen  
to the Creditors and dividable between the wife, Children and Relations  
of the said Deceased if there be no Creditors.

2<sup>o</sup>. That no Account be allowable for Dyet Cleaths Physick or Education  
to any orphan of the estate of the Intestate or against any school, unless any child is committed to any school  
to any Administrator or Guardian or other persons intrusted by y<sup>e</sup> County  
Court, but that the said Orphan shall be maintained and Educated by the Interest  
of their Estate and increase of their Stock so far forth as the said interest and  
increase will extend, But if the Estate be so small that it will not extend  
to a free Education, such Orphan shall be bound prentices to some honest  
craft Trade or other person at the discretion of the County Courts until  
they arrive to the age of one and twenty years (except some kin  
or Relation or <sup>some</sup> other charitable Person will maintain the