

23  
thereunto lawfully called according to the rules and  
directions by this Act prescribed and not otherwise  
such Rules shall be made only for the Justice of  
the County Court to proceed by in taking the Account  
of Guardians or Trustees or Executors but after the Judge  
of Probate of Wills and granting Administrations in  
the Act of Administration and Parents for the  
Benefit of Officers nor shall the Judge give any other  
allowance to any Administrator or Executor upon  
his or their Account or for Debts besides  
owing from the Test and really paid or to be  
to be paid by the testator and respective Administrators  
Executors with the necessary Charges  
First no Regree or other Charge shall be dis-  
posed of by any Administrator for payment of Debts  
or otherwise reserved for the Administrator or the  
Satisfaction of any Debt due to the said Administrator  
nor any Execution levied upon any Regree or other place  
so long as there shall be other goods of the Deceased  
sufficient to discharge the just Debts of the said Testator  
but shall be kept upon the hazard of the Estate and  
employed for the benefit of the Creditors and Executors  
(if any be) until the Crops that was upon hand or  
shall have been begun in the Lifetime of the Testator  
shall be finished which shall always be deemed  
to be by the last day of January next after such Estate