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by himself afterwards and whereas Orphans of
persons dying intestate by the good provision of
this Act in granting them the care of the family
Court to support the good ends of their security
and good usage as appears by experience found to be
in better condition in respect of both than the Orphan
of Testators whose Executors have rarely given
any security and that the security they have given
many times proves insufficient

Be it therefore Enacted by the Authority
aforesaid by and with the Advice and Consent aforesaid
the Judge for probate of wills that he or she take good
and sufficient security of all Executors and Administrators
to the use of said Orphan or Orphans in any will
mentioned and not solely to their own use for the
true performance of such wills and Testaments
according to Law and the Intent of the Testator and
shall ~~take~~ ~~and~~ ~~take~~ ~~of~~ ~~the~~ ~~value~~ ~~of~~ ~~the~~ ~~same~~ ~~to~~ ~~any~~
Orphan or Orphans to the family Courts to be by them
secured in the same manner as the Ballances of
Intestates Estates for as shall be consonant to
the will of the Testator and the Justice of the
County Courts shall at the same time that they
Inquire by a Jury of the good usage and condition
of the security of such Orphans also Inquire
of them and if they find the security to be