Guardians to bu chosen, demean them selves.

Charge to the Jury, in

June Courts,

about Wastes.

the justices.

Authority in

paking Ac-

counts,

Waste by him committed contrary to this Law, to such Orphans when at Age; and the said Commissioners shall require such Guardian or Guardians, to give sufficient Security to make Satisfaction to the said Where new Orphan or Orphans when at Age, as aforesaid; and upon Refusal thereof, the said Orphan or Orphans (if at Age to choose his or their and how to Guardians ) shall elect his or their Guardian or Guardians; and if not at Age to make such Election, such other Person or Persons shall be appointed, as the Commissioners of the County-court where the said Land lies, shall think meet; which said Guardian or Guardians, or other Perlon or Perlons so chosen or appointed, as aforelaid, being willing to take the faid Orphan's real Estates into their Possessions, shall hold and enjoy the faid Lands and Plantations, committing no Waste, and performing all such Matters and Things at his or their Entry thereupon, as by this Act is required, until the said Orphan or Orphans come to Age; and the said Person or Persons, so chosen Guardian or Guardians as aforesaid, or by the Justices of the County-court so appointed, and put in Pollession of the Orphan's Lands as aforesaid, shall, by Virtue of this Act, in the Name and to the Use of such Orphan, bring his Action of Waste against the former Guardian, for the Damages by him committed. And the Commissioners of the several Countycourts within this Province, are hereby enjoyned and required to give in Charge, every June Court, to the Orphan Jury, to enquire, If any Penalty on Waste hath been made of Orphans Lands? under the Penalty of Sixteen Hundred Pounds of Tobacco, one half thereof to his Majesty, his Heirs and Successors, for the Support of Government, the other half to him or them that shall sue sor the same; to be recovered in the Provincialcourt, by Bill, Plaint or Information, wherein no Essoyn, Protection, or Wager of Law to be allowed.

And be it surther Enacted, by the Authority aforesaid, by and with the Commissuries Advice and Consent aforesaid, That the several and respective Deputy-Commissaries, which are and shall be in the several and respective Counties within this Province, shall and are hereby sufficiently authorized and impowered to pass, audit and allow all such Accounts as shall come before them relating to deceased Men's Estates, wherein they have granted Letters of Administration, or Letters Testamentary, not

exceeding Fifty Pounds in Money.

Where no Office.

His Fee.

In case of Controverly, to be fent to fary-General, and all heard

Provided, there be no Controversy thereon; and to transmit such Acarises: And counts within Two Months to the Commissary-General's Office at the to be return- City of Annapolis, under the Penalty of Two Thousand Pounds of To-Monthstothe bacco, one half to his Majesty, for the Support of Government, and the other half to such Party as shall render such Account; for which The Penalty passing such Account, the said Deputy-Commissary shall be allowed as a Fee, the Sum of Fifty Pounds of Tobacco, to be levied as aforesaid, and no more; and if such Deputy-Commissary, as aforesaid, shall exact, demand, or receive of any Person whatsoever, more than is by this Law, for executing such his Office, allowed him, he shall be liable to such Pains and Penalties as are included in a certain Act for limiting Officers Fees in this Province: But in case it shall so happen, that any the Commis-! Person or Persons having any Interest or Claim in such Estates, shall make any Objections to the Legality or Justice of any Article or Articles contained in the said Account, then the said Deputy-Commissaries are forthwith to mark such Articles, and transmit the Account, with