

or neglected or forborn to be recovered, all which the Justices shall observe to do, under the Penalty of *Five Hundred Pounds* of Tobacco, on each Justice present in Court, one half towards the Support of the Government, and the other half to the Informer or Suer for the same.

10thly. THE Justices of the County Courts shall take able and sufficient Security for Orphan's Estates, and inquire yearly of the Security; and if there be just Cause, require new and better Security; and upon refusal, may remove the Orphan's Estates out of their Hands. The Justices shall further inquire, yearly at June Court, by a Jury, *Whether the Orphans be kept, maintained and educated according to their Estates, and whether Apprentices are taught their Trades, or rigorously used and turned to common Labour at the Ax or Hoe, instead of learning their Trades* And if they find that they are not well used, they may remove them to other Guardians and Masters; and if the Jury find that the Apprentice is not taught his Trade, but put to other Labour, the County Court shall condemn the Master, to make such Satisfaction to the Apprentice as in Justice his Years of Labour or other Work shall deserve.

11thly. THE Justices of the County Courts shall cause the Conditions of the Bonds they take from Guardians or Trustees of Orphan's Estates, to be exactly drawn according to this Act, and recorded in the County Court, and the Indentures for Apprentices likewise, that it may appear to them, whether Guardians, Trustees and Masters do Justice to Apprentices and to the Country; and to that End, they shall cause the Clerk of the County, to present the Jury with a List of the Orphans and Apprentices of their County, every June Court.

12thly. FOR every Sum or Sums of Money, Quantity or Quantities of Tobacco or other Goods or Chattels, that shall be *bona fide* paid by Executors or Administrators, the Commissary-General shall allow them of Sallery *Ten per Cent*, except as is hereafter excepted.

IF the residuary Legatees of any Person dying within the Province, and making a Will, or the next of kindred to any Person dying intestate in the Province, and who ought to have the Residue of such deceased Person's Estate, do dwell in *England* or other Parts of his Majesty's Dominions out of the Province, so that the Executor or Administrator convert the Residue of all the real and personal Estate (after Debts and Legacies paid here) into Money or other Effects, and return the same to such residuary Legatees or Kindred, then the Commissary-General shall allow to such Executor or Administrator, the usual Sallery allowed by Merchants to their Factors, viz. *Ten per Cent*.

WHERE the Executor or Administrator has considerable trouble in collecting Book Debts, by carrying about the Books, and stating Accounts with those due, it may be lawful for the Commissary-General to allow something in the whole for such Pains at his Discretion, not exceeding *Five per Cent*; but for such Part of the Deceased's Estate, as shall remain (after all Debts and Charges paid and disbursed, and Account past before the Commissary-General) to residuary Legatees or other Legatees, or next of Kindred, and delivered to them in Specie, without traversing the Estate, and converting it into Money or Tobacco for that Purpose, there shall be no Sallery allowed.