

due, nor taken in Execution for any Debt due by any Testator or Intestate, so long as there shall be other Goods, which were of such Testator or Intestate, sufficient to satisfy such Execution; the Executor or Administrator shewing such other Goods, which the Sheriff or other Officer is by this Act required to demand.

THE Justices of the several County Courts, shall every Court, as well by giving the same in charge to the Grand Juries, as by such other Ways and Means as the Truth may be best discovered, inquire, whether any Executor or Administrator hath received and not accounted for any Debts due to the Deceased, or neglected or omitted to receive or recover any Debts so due; and to call such Executors and Administrators before them, and if upon Examination, it appears they have received and not accounted for, or neglected to receive or recover such Debts, the Justices shall order their Clerk to enter the Particulars on Record, which shall be allowed and received in Evidence, in any Suit to be commenced by the Guardian during the Minority of the Orphan, or by the Orphan at full age, or by any Creditor against the Executor or Administrator, or by the Ward against the Guardian.

THE Commissary-General shall be obliged to send Lists of the separate and desperate Debts to the County Courts, in the same Manner as the Ballances are by former Acts, directed to be transmitted.

WHEN and as often as the Justices of the County Courts shall find it necessary, to oblige any Guardian or other Person in Possession of any Orphans Estate, to give new or better Security for such Estate, in case of refusal, it shall and may be lawful for them, and they are by this Act required, immediately to remove the Person and Estate of such Orphan into other Hands: And in case the Guardian or other Person as aforesaid, shall not obey such Order of Removal, then they shall and may issue Attachment or other Process against such Guardian or other Person, to answer his or her Contempt, and commit to Prison till the Order be full complied with. When it shall appear to the Justices, that the Guardians of Orphans and Sureties for their Estates are insolvent, and that no Person will undertake the Guardianship, and give Security, they are impowered and required to take the Estate into their own Hands, to sell and dispose thereof, (Negro's and Plate excepted,) and to dispose of the Money and Tobacco thence arising, as also of the Negro's and Plate, to the Orphan's best Advantage, and to take Security for the same; and also to demise any Lands or Tenements that shall belong to any such Orphan.

It shall not be lawful for any Person, not being Guardian or without Licence from a Guardian, to enter into, possess or occupy any Lands or Tenements belonging to any Orphan, without first applying so, and obtaining Leave from the County Court, for such Rent as the Court shall think reasonable to be paid the Orphan, on pain of being

Trespassers