

and not after, saving the Right of Feme Covert, *Non Compos Mentis*, Imprisoned, beyond Sea or within the Age of Twenty One Years, of bringing an Action within Six Years, after the Removal of these Impediments.

THE several County Courts, when petitioned by the Sureties in Testamentary or Administration Bonds or their Representatives, and upon making it appear, that they are in danger of suffering by such Surety, to cause the Executors, Administrators or Guardians give the Petitioners sufficient Counter Security, to indemnify them from such Bonds, and in case they refuse so to do, to cause Issue Attachment against their Bodies, to compel them thereto. And in case such Executor, Administrator or Guardian shall not be able or refuse to give such Security, the County Court are empowered, and by this Act required, to order such Estate or such Part thereof as shall be left in their Hands, to be delivered into the Hands of the said Sureties or either of their legal Representatives, who are empowered by Process of Attachment or Distress to be issued out of said Court, to take and possess themselves of the same; and on receipt thereof, shall be obliged to return an Account of what they receive to the County Court, appraised upon Oath, by two different Persons to be appointed by the said Court, and the said Executor, Administrator or Guardian shall be discharged of so much as the said Sureties or their Representatives shall receive by Virtue of such Order or Process.

---

ACT to supply some Defects in an Act  
 intituled, An Additional and Supple-  
 mentary Act, to the several Acts for  
 the Administration of Justice in Testa-  
 mentary Affairs.

Passed March }  
 20th, 1734. }

**N**O Order of any County Court for the delivering any Estate into the Hands of any Surety's or their Representatives, shall in any manner be pursued, obeyed or executed, before such Sureties or their Representatives enter into a Bond or Recognizance to the Right Honourable the Lord Proprietary of the Province, before that Court, with two sufficient Sureties, in such Sum as the same Court shall judge necessary; under Condition to be void, on the said Sureties or their Representatives, their Delivery or Payment of all Goods and Chattels, which shall come to their Possessions by Virtue of or under such Order or the Value of them, as the Laws of the Province require, to any Person or Persons who have right to demand the same, when thereunto required. Which Recognizances or Bonds shall be filed or lodged in the Court, wherein they are made, and shall be assignable to, and may be sued by any Person or Persons who shall be injured by the  
 Non