. }

Non Performance of their several Conditions, in such Manner as Testamentary or Administration Bonds now, are assigned and sued.

An Additional and Supplementary ACT, Passed June 2 to the Act for the better Administra34, 1752. 5 tion of Justice, in Testamentary Affairs.

THE several and respective County Courts within the Province may and shall, and they are by this Ast required and directed, upon the Choice of any Guardian or Guardians by any Orphan or Orphans, who shall be of age to chuse Guardians, to cause such Guardian or Guardians, upon their Acceptance of the Guardianship, to enter inseed Bond, with two sufficient Sureties in the Names of the Orphans, for securing and delivering their Estates to them or their Executors and Administrators, when thereunto legally called.

Upon such Security being given, the Court shall make an Order for the delivering and paying the Estate of such Orphan, into the Hands of such Guardian; and no Executor, Administrator or former Guardian shall pay or deliver unto such Guardian, so chosen, the Estate of such Orphan, till such Security be so given, and shall have delivered unto such Executor, Administrator or former Guardian, a Copy of such Orader, under the Hand of the Clerk of such Court.

THE County Courts shall have Power and Authority, as often as they shall find it necessary, to oblige such Guardian or Guardians to give new and better Security, and upon their Resusal so to do, to proceed therein according to the Directions of an Act of Assembly, intituled An Additional and Supplementary Act, to the several Acts for Administration of Justice, in Testamentary Assairs.

Passed March & ACT relating to Guardians and Orphans.

WHEN any Ward or Orphan shall attain his or her sull Age, it shall and may be lawful for such Ward or Orphan to enter into all Lands, Tenements or Hereditaments whatsoever, which the Guardian of such Orphan or Ward shall come to the Possession or receive the Rents, Issues or Profits of, under or by solour of the Right or Title of such Orphan or Ward, or in Virtue, or by Occasion of his or her Guardianship of such Orphan or Ward. And in case the Guardian aforesaid, obtaining the Possession or coming into the Perception of the Rents, Issues and Profits, in manner aforesaid, shall resule, upon demand of his Ward or Orphan under his or her care, supon the said