according to law, then the above obligation, shall cease; it shall otherwise re-" main in full force and virtue in law."

5. On a guardian's executing such bond, the court shall have power to order the land, distributive share, or other property belonging to such orphan, to be delivered to such guardian immediately, or at fuch time as shall appear reasonable; in the case of a legacy or bequest, the court shall direct the delivery as foon as it, shall appear that the same may be delivered without prejudice to the person administering; and in the case of a distributive share, the court shall direct the delivery as soon as the fame shall be afcertained; and on failure of any former guardian appointed by the court, or of an executor or administrator, to comply with such order, his bond may be put in suit, and he may also be attached for contempt, and fined not exceeding three hundred dollars aforefaid; and the court shall have power to call on any guardian for new fecurity, and on failure, may appoint a new guardian.

6. Every guardian appointed by the court, having the care of a real ellate, shall, within three months after executing his bond, procure the faid estate to be viewed and reported on by two skilful discreet persons, not related to either party, and appointed by the orphans court, which two persons, before they proceed to act, shall swear, or affirm, as the case may be, before some judge or justice, that they will appraise the same without favour or prejudice, and to the best of their skill and judgement; and it shall be the duty of the appraisers to examine the estate, and estimate the annual value thereof, including any flaves, working beafts and stock, and utenfils thereon belonging to the orphan, and proper to be leafed with the land; they shall likewife set down, in writing, what dwelling-houses, out-houses, orchards, gardens, meadows, enclosures, and other improvements, are on the land, and the condition thereof, and what proportion of the faid land is in their estimation in woods; and they shall make a certificate, under their hands and feals, of the whole they have done, to which fiall be annexed a cortificate of their appointment, and of their having taken the oath or affirmation as aforefaid, and the fame shall be returned by the guardian to the orphans court, within three months as aforefaid; and the same shall be evidence against him, in case of any fuit for misconduct brought against him.

7. No guardian shall commit waste on the land, but the court may, on his application, allow him to cut down and fell wood, and account for the fame, in case it shall deem the same advantageous or

necessary for the ward's education and maintenance.

8. And each guardian having a real estate under his care, shall either cultivate the same, with the flaves, flock and utenfils, belonging to the ward, or to be purchased with his or her money, with the approbation of the court, or he shall lease the same from year to year, or for any term not exceeding three years, and within the non-age of the ward; or he may, with the court's approbation, undertake the estate on his own account, and be answerable for the annual value, such annual value to be every third year afcertained, under the direction of the court.

9. Every guardian shall account for all profit and increase of the estate, or annual value as aforefaid, and shall not be answerable for any loss or decrease sustained without his fault, to be allowed

by the orphans court.

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10. And once in each year, or oftener if required, a guardian shall settle an account of his trust with the orphans court; and the faid court shall ascertain, at discretion, the amount of the sum to be annually expended in the maintenance and education of the orphan, regard being had to the future situation, prospects and destination, of the ward; and the said court, if it shall deem it advantageous to the ward, may allow the guardian to exceed the income of the estate, and to make use of his principal, and to fell part of the same, under its order; provided nevertheless, that no part of the real estate shall, on account of such maintenance or education, be diminished, without the approbation of the court of chancery, or general court, as well as of the orphans court.

11. And on the first account to be rendered by a guardian, he shall state the property by him received from an executor or administrator, or otherwise belonging to his ward, and every increase,

and the profits thence arising, if any.

12. In case the personal property of a ward shall consist of specific articles, such as slaves, working beafts, animals of any kind, stock, surniture, plate, books, and so forth, the court, if it shall deem it advantageous for the ward, may at any time pass an order for the sale thereof for ready money, or on credit, the purchaser, with security, giving bond to the said ward, bearing interest; and all proceedings relative to such fale shall be as herein directed with respect to sales by executors or admi-

13. Every account of a guardian shall state his expenditures in maintaining and educating the ward, not exceeding the income of the estate, unless allowed by the court; and for no balance of money in his hands shall he be charged interest, unless he shall consent to take the same on interest, but the court may direct him to place the same at interest, taking bond to the orphan, with security approved by the court; and for the trouble and care of fuch guardian, the court may allow any commillion, not exceeding ten per cent.

14. On