

Lib W G

Summoned That then the said Judge shall grant
 Administration a new to some other person as in
 his discretion he shall think fit and Revoke the
 former administration which said person of new
 appointed shall put in security as is aforesaid to
 execute and do all things as to before in this act re-
 quired and appointed and may sue and Implead
 the former Administrator for an account of the Estate
 and in case of wasting or Imbezelling the said Estate
 by the former Administrators that then the said Judge
 to assigne over the Bond entered into by the former
 Administrators and his Security unto the new ad-
 ministrators to be Relieved against them for such
 wasting and Imbezellment and also that the said
 Judge upon the account given by the said Admin-
 istrators as aforesaid shall make Division of the
 overplus of the Estate after debts paid and Funer-
 all expences defrayed allowing to the wife of the
 Intestate if she be then living one third part thereof
 and the rest is to be divided amongst the Children
 if he have any then living and in case he have
 no Children then to the next of the blood of the deced
 Intestate and after such division and apportion-
 ment of the said overplus of the said Estate by the
 said Judge as aforesaid made That then the said
 Judge shall transmitt the same to the Justices of
 the Severall and respective County Courts who are
 by this act appointed authorized and enjoyned to
 take care and see to the preservation of the said Orphan's
 Estate according to the Rules and directions hereafter by
 this act prescribed established and ordained & not
 otherwise and that those following Rules shall be
 Rules not only for the Judge for probate of wills &
 granting administrations but also for the Justices
 of the Severall and Respective County Courts to proceed
 by and no other allowances shall be made to any
 Administrator or Guardian to any Orphan upon his
 or their accounts except for debts by them truly
 paid.