

... or unto the Intestate or their legal representatives as aforesaid
and in no other manner what so ever

AND after such division or distribution made by the Judge
aforesaid the Judge shall transmit the account thereof to the Justice
and respective Justices of the County Courts where the said Estates shall be

and remaind And if any part thereof belong to an orphan who is capable
of choosing his guardian into whose hands the said orphans Estates shall
be committed but if such orphan be not of age then the Justice aforesaid

shall put the person and goods and chattels of the said orphan into
the hands of such person or persons as he shall think fit and take a bond
with two sufficient Sureties in the names of the Orphans themselves

for the securing and delivering of the said Estates to said Orphans or their
guardians when thereunto lawfully called according to the rules and direc-

tions hereafter by this Act prescribed and not otherwise which rules
shall be rules not only for the Justices of the County Courts to proceed in taking

the accounts of guardians or Trustees for Orphans but also for the Judge for
probate of Wills and granting Administrations in the account of Administra-

tors and Executors to the benefit of others nor shall the Judge give any
other allowances to any Administrator or Administrators upon his or their

Accounts but for debts bona fide owing from the deceased and really paid
or secured to be paid by the Executor and respective Administrators

No Negro or other Slave shall be sold or disposed of by any Administra-
tor for payment of debts or otherwise referred for the Administrators own
use in satisfaction of any debts due to the said Administrator or any Exe-

cution served upon any Negroes or other Slaves so long as there shall be other
goods of the deceased sufficient to satisfy the just debts of the de-

ceased but shall be kept upon the hazard of the Estate and impeded for the
benefit of the Creditors and Orphans (if any be) during the first year at the

end of which the Administrator is to account for the Estate and the profits of
such Sales shall be a part to the Creditors and dividable between the wife and

children or relations of the said deceased if there be no Creditors and the Judge
of Wills upon passing the account by such Administrator shall