

Be it therefore Enacted by the authority aforesaid by and with the assent and consent aforesaid that for every such waste by such executor or administrator or the executor of such husband shall account for the same and be liable for the same as if he had said estate due to such orphan by such orphan if at age or if under age by his guardian as well as the security or together with the wife if living and the security co-misorant thereto by himself and also for all waste committed by the wife before marriage if it was during the coverture. And whereas orphans persons dying intestate by the good provision of this law in committing their to the care of the County Court to inspect the good condition of their security and good usage as aforesaid as by experience found to be in better condition in respect of both than the orphans of Testators whose executors hitherto have received from any security and that the security they have given many times proved insufficient.

Be it therefore Enacted by the authority aforesaid by and with the assent and consent aforesaid that the Judge for probate of wills shall now after take good and sufficient security of all executors and administrators to the use of any orphan or orphan in any will intended and not solely to their own use for the use of

*By the authority of the said Parliament according to law and the intent of the Statute in that behalf made by a Jury inquest of the good usage and condition of the security of orphans and also inquest of the said Judge for probate of wills to the intent that the said Judge for probate of wills should take good and sufficient security of all executors and administrators to the use of any orphan or orphan in any will intended and not solely to their own use for the use of the said orphans and also for the more speedy administration of justice to orphans Legals and others in the Majesty's Court for probate of wills and granting Administrations which hath hitherto by the usual methods used in Chancery before the said Judge for probate of wills can take effect the methods of England being at present not practicable here been often desired.*

Be it therefore Enacted by the authority aforesaid by and with the assent and consent aforesaid that every person or persons that shall not after sentence given in the said Court against him or them within fifteen days after such sentence inter his appeals with the said Judge from such sentence within fifteen days more procure an examination thereof by a Court of Delegates as in and under the hand and Seal of the said Judge nor given in force the same and oaths made of the refusal thereof and for the said Judge to give forth of the said office under an attachment against the bodies of the said persons for imprisonment until he or they satisfy or compound with the said security to do the same. This law not to be construed.