

as aforesaid are by Experience found to be in better Condition in respect of both than the Orphans of Testators whose Estates hitherto have rarely given any security & that the security they have given many times proves Insolvent — Be it therefore enacted by the Authority aforesaid with the advice & Consent aforesaid that the Judges for probat of Wills shall hereafter take good & sufficient security of all Executors & Adminors to the use of any Orphan or Orphans in any Will mentioned & not solely to their own use for the true performance of such last Will & Testament according to Law & the Intent of the Testator & shall transmit an acct of the Legacies left to any Infant Orphans to the County Court to be by them secured in the same manner as the Ballances of the Intestates Estates so far as shall be consonant to the Will of the Testator & the Justices of the said County Courts shall at the same time they inquire by a Jury of the good usage & Condition of the securitys of other Orphans also Enquirers of these and if they find the security like to be insolvent or the Orphans ill used that then it shall & may be lawfull for such Justices to do therein as they are by this Law directed in the Case of intestates Estates always provided that nothing shall be done by Vertue of this Act which shall seem repugnant or Contradictory to the last Will or Testament of any person deceased — And for the more speedy administration of Justice to Orphans Legacies & others in the Prerogative Court for probat of Wills & granting admors within this Province which hath hitherto been often delayed by tedious methods used in Chancery before the Judges sentence in the said Court could take effect the Methods of England being at present not Practicable here — Be it therefore enacted by the Authority aforesaid that the prerogative Court for probat of Wills within this Province shall have such like authority in the enforcing Obedience to the process Decrees & Interlocutory sentences & Decrees thereof as the high Court of Chancery now hath or of right ought to have & 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 enter his appeal with the said Judge from such sentence and within fifteen days more procure an examination thereof by a Court of Delegates not in the mean time comply with the sentence of the said Judge it being sent to them under the hand & seal of the said Judge nor give in security to performe the same & take made of the refusal thereof it shall & may be lawfull to & for the said Judge to Issue forth — of this said Office under his hand & seal an Attachment against the Body Goods or Chattells of the said persons so refusing & him or them to imprison or his or their Goods Chattells or Credits to attach untill he or they satisfy or comply with the said sentence — And Whereas Orphans and Creditors are many times Injured by the low appraisment & undervaluing of the Estates of the Deceased therefore Be it enacted by the Authority aforesaid with the advice & Consent aforesaid that when any Executors or