

216 next, hundred in Equall degree of or unto the Intestate or their Legall
representatives as aforesaid and after such division or distribution made
or caused to be made by the Judge aforesaid the said Judge shall transmit
the Act thereof if not before transmitted to the said & respective
Justices of the County Courts where the said Estates shall be & remain and
if any part thereof belong to an Orphan who is Capable of Good manage-
ment such Orphan shall be called to Court & shall then & there choose
his Guardian into whose hands the said Orphans Estate shall be committed
but if such Orphan be not of age then the Justices aforesaid shall put
the persons lands goods & Chattells of the said Orphan into the hands
of such person or persons as they shall think fitt & take a Bond with
two sufficient Sureties in the Names of the Orphan themselves for
the securing & delivering of the said Estate to the said Orphan or
their Guardians when thereto lawfully called according to the rules
& directions by this Act prescribed & not otherwise w^{ch} rules shall
be rules not only for the Justices of the County Courts to proceed by
in taking the Oaths of Guardians or Trustees for Orphans but also
for the Judge for Probate of Wills & granting Administrations in the
Acts of Administrators & bare Executors to the benefit of others nor shall
the Judge give any other allowances to any Adm^r or Adm^{tr} upon his
her or their acct^s but for debt bona fide owing from the deceased
& really paid or secured to be paid by the said & respective
Administrators together with the necessary Charges — First no Negro
or other slave shall be sold or disposed of by any Administrator for
payment of Debt or otherwise reserved for the Adm^r own use in
satisfaction of any debts due to the said Adm^r nor any execution
served upon any Negro or other slaves so long as there shall be other
goods of the deceased sufficient to satisfy the just debts of the said
deceased but shall be kept upon the hazard of the Estate & employed for
the benefit of the Creditors and Orphans (if any be) untill the Crop that
was upon hand ~~and~~ or shall have been begun in the life time of the
deceased shall be finished w^{ch} shall always be deemed to be by the last
day of Jan^y next after such Intestates decease after w^{ch} the Adm^r is
to account for the Estate & such Crop shall be debts to the Creditors
& dividable between the Wife & Child or Children or relations of the
said deceased if there be no Creditors & the Judge for Probate of Wills
upon passing the account by such Adm^r shall allow him his reasonable
Charges expended in finishing such Crop — Secondly that no account
be allowed for diet Cloaths or Palsick to any Adm^r or Guardian to
any Orphan against the Estate of the Intestate or against the filial
portion of any Child committed to any Guardian or other persons
intrusted by the County Court but the said Orphan shall be maintained