

Lumber, shall be appraised in Money, and the Value in Money or in Tobacco, at the then current Price, paid to the Orphan, the Justices being Judges of the current Price, so as to determine the same.

5ly. EVERY Male Orphan shall be at age to receive his Estate from his Guardian, when Twenty One Year of age, but in case any Person, by last Will and Testament, appoint any Person his Executor, who is full Seventeen Years of age, such Person shall be adjudged of sufficient age to be Executor; and if under that Age, the Administration shall be committed to such other Person, as the Judge for Probate of Wills and granting Administrations shall legally approve of, *durante Minoritate*, to the Profit and Use of the Infant Executor; the same Rule shall hold with respect to Persons having Right to the Administration of the Goods of Persons dying Intestate.

6thly. EVERY Female Orphan shall be accounted of full age to receive her Estate, at the Age of Sixteen Years or day of Marriage, which shall first happen.

7thly. ALL Negros and other Slaves shall be appointed to the Guardian or Trustees, and preserved and employed by them to their own Use and Benefit, and the like Number of the like Ability, returned to the Orphans, out of their Increase or otherwise, at their full Age; and if any of the said Slaves be turned aged or otherwise impotent or lame, and the Increase will not make good the original Stock, then they shall again be appraised by the County Court, and so much Money as adjudged worse than at first, paid by the Guardian or Trustees to the Orphans: In case no Guardian or Trustees will on these Terms accept of the Slaves, the County Court may put them out on other Terms, to any other Person, so as that the Stock of Slaves be not sold, nor any of their Increase, but preserved in the best Manner for the Orphans, till they come to be of age.

8thly. ALL Servants for Years, shall be likewise returned in kind to the Orphans at their full Age, that is, the same Number, of the same Age and Sex, and by the like Number of Years to serve, and of the same Ability, as near as can be estimated.

If the Judge for Probate of Wills, Commissary or Commissary's General, shall not within Three Months after Account is made up, exhibited and past in his Office, or after Distribution made by him, transmit the Ballance and Account thereof, as before directed, to the several and respective Justices of the County Courts, where the Estate shall be, he or they shall forfeit the Sum of *Ten Thousand Pounds* of Tobacco, one Moiety for support of the Government, the other to the Person who shall sue for the same.

9thly. THE Judge for Probate of Wills, shall transmit also a List of the desperate Debts to the Justices, to the End they may inquire, whether the Administrator by Fraud or otherwise, hath neglected to recover, or hath received and never accounted for the same; and shall, with the Estate, commit the said desperate Debts to the Care of the Guardian or other Trustees by them employed, and shall yearly call the said Guardian to Account for the same, and if the said Guardian fail in giving in an Account yearly, or neglect or forbear to recover the same, he shall be accountable and liable for every Debt received,