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appraysement or in Tobacco att the then price Currant and in case any difference shall arise what shall be the then price Currant that the Judges of the County Court where the Orphants Estate doth Lye determine what shall be the then price Currant.

p. 69 5^{thly} That every male Orphant shall be accompted to be of full age att the yeares of one and twenty and att that age to Receive his Estate from the Guardian but in case any person by his last will and Testament doe appoint any person to be Executor that is full seventeene yeares of age That person soe appointed shall be adjudged of sufficient age to administer as Executor And if such Executor happen to be under the age of seventeene the Administracōn to be granted to such other person as the Judge in Testamentory businesse shall approue of till such Executor accomplish the full age of seventeene and that such administracōn be granted to the vse and profit of the Infant Executor and not otherwise nor in any other manner.

6^{thly} That every female Orphant shall be accompted of full age to Receive her Estate at the age of Sixteene yeares or day of marriage which shall first happen provided shee be above sixteene yeares of age att the day shee is marryed.

7^{ly} That all Negroes and other Slaues shall be after the transmitting of the Estate to the County Courts as aforesaid appraysed to the administrators and Guardians and be preserved by them & Employed to the said Administrators & guardians use & benefitt and the like number of Slaues and of like abilityes Returned to the said Orphants out of their Encrease if any bee att their severall full ages by this Law Limited and if any of the said Slaues be grown aged or otherwise impotent or be Lamed and that the Encrease will not make the Originall stock good as to number & ability of body that then they shall againe be appraysed by the said County Courts and the administrators and Guardians shall pay to the said Orphants soe much money or Tobacco as the County Courts shall Judge the Orphants stock of Negroes then to be of Lesse value then they were of att the time of the first appraysement and delivery of the said slaues to the said Administrators & Guardians But in case the said Administrators & Guardians will not uppon these tearmes accept of such slaues then itt shall be Lawfull for the said severall and Respective County Courts to putt the said Slaues out upon any other Tearmes and to any other persons soe that the said Originall stock of Slaves and their Encrease be not sould but in the best manner that may be preserued for the Orphants till they come to their severall full ages by this Act Limited & appointed to the Intent they may haue their first stock made good to them in Number vallue and ability.