

Lib. L. L. they are within like reason, soe they are within like Law with
No. I. infant Execut^{rs}

6^{ly} That 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

7th That all negroes and other slaves after the Transmitting of the Estate to the County Court as aforesaid shall be appraised to the Guardians or Trustees and be preserved by them and be Employed to the said Guardians or Trustees use and benefitt, and the like number of slaves and of the like ability of body be returned to the said Orphans out of their encrease if any be at their full age by this Law limited, And if any of the said slaves be grown aged or otherwise Impotent or be lamed, and that the encrease will not make the originall stock good as to the number and ability of body, that then they shall be again appraised by the said County courts and the Guardians or Trustees, shall pay to the said Orphans so much money or Tobacco as the County Court shall judge the Orphans stock of negroes then to be of less Value then they were of, at the time of their first appraisment and the delivery of the said Slaves to the said Guardian or Trustees. But in case
p. 16 no Guardian or other person will upon these Terms accept of these slaves Then it shall be lawfull for the said severall and respective County Courts to putt the said Slaves out upon any other Terms to any other person, so that the said Originall stock of slaves be not sold nor any of their encrease, but in the best manner may be preserved for the Orphans till they come to their severall ages by this Act limited and appointed, to the intent they may have their first stock made good to them in number value & ability of body if it may be.

8^{thly} That all that are Servants for years be likewise returned in kind to the Orphans at their full ages (that is to say) the same number of the same age and sex, and the like number of years to serve and of the same Ability of body as near as can be guessed as the Serv^{ts} were when received by the Guardian or Trustee

Whereas every Administrator in his Inventory incerteth what Debts are sperate & what are desperate & upon Acco^{ts} is allowed what debts are desperate, the Judge for the Probate of Wills shall transmitt those desperate debts wth the division of the overplus of the estate unto the severall & respective Justices of the county Courts where the Estate shall lye, to the end the said Justices may enquire whether the said Administrators have by fraud or otherwise neglected to recover the same, or have received and never accompted for the same, and shall with the residue of the said Estate committ the said desperate Debts to the care of the Guardian or other Trustee