C. P. Ability of body be returned to the said orphans out of their Increase or otherwise att their full age by this Law Limitted and if any of the said Slaves be grown aged or otherwise Impotent or be Lamed and that the Increase will not make the original Stock good as to the Number and ability of Body that then they shall be againe appraised by the said County Courts and the Guardians or Trustees shall pay to the Orphans so much Money or Tobo as the County Courts shall

P. 228 adjudge the orphans Stock of Negroes Then to be of Less Value then they were att the time of their first appraism and Delivery of their Said Slaves to the said Guardians or Trustees but in Case no Guardian or other person will upon those Termes Accept of those Slaves then itt shall and may be Lawfull for the said Sev and respective County Courts to put the said Slaves out upon other terms to any other person soe that the said Originall Stock of Slaves be not Sold nor any of their Increase but in the best Manner preserved for the Orphans till they come to their Sev ages by this Act Limitted and Appointed to the Intent they may have their first Stock made good to them in Number Value and ability of body if itt may be.

Eighth—that all Servants for years be Likewise returned in kind to the orphans att their full age (That is to Say) the same Number of the same age and Sex and by like Number of years to serve and of the same Ability of body as near as can be Estimated as the Servants were when reced by the Guardian or Trustee. And to the end that after an Acct or Distribution made as afd the ballance of such Acct or the distribution of such Ballance may not be neglected to be Transmitted to the Severall and respective Justices of the County Courts as before is Directed—

with the Advice and Consent afd that if such Judge for probatt of Wills Commissary or Commys Gen shall not within three months after such Account made up Exhibitted and past in his Office or after distribution made by him as afd Transmitt the ballance or Acct thereof as before by this Act is directed to the Sev and respective Justices of the County Courts where the Estate shall be and remaine he or they shall forfeit and pay to our Sovereigne Lord the King his heirs and Successors the sume of Ten Thousand pounds of Tobo of which one Moyety for the Support of Governm of this province the other Moyety to him or them that shall sue for the same to be recovered by Action of Debt bill plaint or Information wherein no Essoyne protection or Wager of Law to be Allowed.