

Seventeen Years of age, that person so appointed shall be of sufficient age
to administer as Executor or Executors, and if such Executor or Executors be
under the Age of Seventeen Years, the Administration shall then be committed
to such other persons as the Judge for Probate of Wills and granting Letters
of Administration shall approve durante minority, and to the sole pro-
-fit use and behoof of the Infant Executor or Exec^s and not otherwise, nor
in any other manner, And forasmuch as the right to Administration of the
Goods of persons intestate may fall upon persons under the age of Seventeen
Years. It is hereby declared that as they are within like reason, so
they are within like Law with infant Execut^s.

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.

7.^{ly} That all Negroes and other Slaves after the transmitting of the Estate to the
County Court as aforesaid shall be appraised to the Guardian or Trustees and be
preserved by them and be Employed to the said Guardian or Trustees use
and benefit, and the like number of Slaves and of the like ability of
of Body be returned to the said Orphans out of their increase 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 Belamed, and that the increase
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 mony
or Tobacco as the County Court shall judge the Orphans stock of Negroes
then to be of best value then they were of at the time of their first apprais^m
and the delivery of the said Slaves to the said Guardian or Trustees, But