

in case 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 put 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 increase, 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.

1764
That . . . That are Servants for years & 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 Servants
were when received by the Guardian or Trustees,

Whereas every Administrator in his Inventory inserteth what
Debts are sperate & what debts are desperate & upon Acc^t is allowed what
debts are desperate, the Judge for the Probate of Wills shall transmit these
desperate debts wth the division of the surplus 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 accounted for
the same, and shall with the residue of the said estate commit
the said desperate debts to the care of the Guardian or other
Trustee by them Impleyed, and shall yearly and every year

Call