them made, to remove such Child or Children out of the Custody of such Parents, and Place them where they may be securely Educated in the Protestant Religion, and to order such reasonable Maintenance for such Child or Children, so removed, out of the Estate or Estates belonging to such Child or Children, in whose Hands soeyer, having respect that only the yearly Profits and Increase thereof be applyed thereto, and such Children's Estates be not diminished thereby.

What Beafts shall

Thirdly, that all Cattle, Horses and Sheep shall be returned in Kind be paid in Specie, by the Guardians, or other Persons Intrusted with Orphans Estates (that is to tay) so many Cattle, Horses and Sheep as were delivered to the Guardians or Trustees of the Orphans, and as near as can be, of like Value.

County Justices.

Fourthly, That all Money, Plate, Rings and Jewels be preserved, and not used by the Guardians or Trustees, and delivered to the Or-HousholdSuff &c. phans when they come to Age. And that all Houshold Stuff and to be appraised in Lumber be appraised in Money, and not otherwise, and the Value And paid in that thereof paid to the Orphans, as aforesaid, either in Money, according Specie, or in Tobace to the Appraisment, or in Tobacco at the then Price current. And in rent, to be de- case any D sterence shall arise what shall be Price current at the Day cermined by the of Payment limited in the Bond taken, the Justices of the County-Court where the Orphans Estate doth lie, shall then determine what shall be the Price current. Fifihly, That every Male Orphan shall be of full Age to receive his

Orphans Age to tions, If Males.

receive their Por- Estate from his Guardian, at the Age of Twenty One Tears, and not before; but in case any Person by his last Will and Testament doth appoint any Person to be his Executor or Executrix that is sull Seven. teen Years of Age, that Person so appointed shall be adjudged to be of And be Executors, sufficient Age to be Executor or Executrix; and if such Executor or Executrix be under the Age of Seventeen Years, the Administration Infant Executors, shall then be committed to such proper Person as the Judge sor Probate of Wills and Granting Administrations shall legally approve of, Durante And Administra- Minoritate, to the Profit, Use and Behoof of the Infant, Executor or

coutors.

Age of Females.

And forasmuch as the Right to Administration of the Goods of Per-Infant Adminstra- sons Intestate, may fall upon Persons under the Age of Seventeen Years, Law as Infant Ex- it is hereb declared, That as they are within like Reason, so they are within like Law with Infant Executors.

Executrix, and not otherwise, nor in any other manner.

Sixthly, 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. Seventhly, That all Negroes and other Slaves, after the transmitting

the Estate to the County-Courts, as aforesaid, shall be appraised to the

Slaves to be returned in Specic.

Appraised.

Guardian or Trustee's, and preserved by them, and be Imployed to the said Guardian's or Trustees lie and benefit, and the like number of Slaves, and of the like ability of Body, be returned to the said Orphans, out of their Increase, or otherwise at 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 And re-appraised, stock good, as to the Number and Ability of Body, that then they shall and the loss in be again appraised by the said County-Courts, and the Guardians or value made good Trustees shall pay to the Orphans so much Money or Tobacco as the

by the Guardians. to accept the

County-Courts shall adjudge the Orphan's Stock of Negroes then to be If Guardians refuse of less value than they were at the time of their first Appraisment and Delivery of their said Slaves to the said Guardians or Trustees; but in case no Guardian, or other Person, will, upon those Terms, accept