

Liber W. H. County Court, butt that the said orphans shall bee maintained & Educated by the Interest of their estates & Increase of their Stockes, soe farr forth as the said Interest & Increase will extend, butt if the estates bee soe small that itt will not extend to a free Educacōn, such orphan shall bee bound Apprentice to some Handicrafte Trade or other person att the discreccōn of the County Court, vntill one & Twenty yeares of age except some Kinsman or Relacōn or other Charitable person will maintaine them for the Interest of the small estate they haue, without any diminicon of the Principall which shall alwayes bee deliuered to the orphans att the yeares heereafter in this Act Limited & appointed. Provided alwayes that noe orphan shall bee putt into the handes of any person of a different Judgem^t in Religion to that of the deceased Parents of the said orphans.

3: That all Cattle Horses & Sheepe shall bee Retourned in kind by the Gaurdians or other persons Intrusted with orphans Estates, (that is to say) soe many Horses Cattle & Sheepe as they Receued & of the same age as the Cattle Horses & Sheepe were of att the time they were deliuered to the Gaurdian or Trustee of the orphan.

4: That all mony Plate, Rings, & Jewells bee p^rserved & not vsed by the Gaurdian or Trustee, & deliuered in kind to the orphans when they Come to age, & that all household stuffe & Lumber bee appraised in mony & not otherwise & the value thereof paid by the Gaurdians to the Orphans as
p. 170 aforesaid, either in mony Sterl according to the Appraisem^t or in Tobacco att the then price Currant, & in Case any difference shall arise what shall bee the price Currant att the day of paym^t in the bond taken Limited, the Judges of the County Court where the orphans Estate doth Lye, shall then determine what shall bee the price Currant.

5: That euery Male orphan shall bee of full age to Receiue his Estate from his Gaurdian att the age of one & Twenty yeares & not before, but in Case any person by his Last Will & Testament doe appoint any person to bee his Executo^r or Executrix that is full Seauenteene yeares of age, that person soe appointed shall bee adjudged of sufficient age to Admster as Executo^r or Executrix & if such Executo^r or Executrix happen to bee vnder the age of Seauenteene, the Admstracōn shall then bee Comitted to such other person as the Judge for probate of Wills and granting Admstracōns shall approue of (durante minoritate) & to the Sole profit v^se & behoofe of the Infant Executo^r or Executrix & not otherwise nor in any other manner, And for as much as the Right to Admstracōn of the goods of persons Intestate may fall vpon p^rsons vnder the age of Seauenteene yeares, Itt is heereby declared, that as