

	Page.
such appearance by the representatives of the plaintiff, shall be considered as within the act—1785, ch. 80, sec. 1,	229
If there is no appearance or proceeding by either party in any case aforesaid before the tenth day of the second court after the death shall be suggested, the action shall be struck off and discontinued—1785, ch. 80, sec. 1,	229
Directions respecting the appearance of parties in the chancery court—November, 1773, ch. 7, sec. 3, 4, p. 121; 1785, ch. 72, sec. 19,	217
See <i>Chancery</i> .	

APPRAISEMENT.

See ORPHANS COURT.

No sheriff or constable shall summon any appraisers on laying a writ of fieri facias issued by any justice of the peace on the property of any debtor, or on any supersedeas on such judgment—1799, ch. 86,	427
---	-----

APPRAISERS.

See ORPHANS COURT.

APPRENTICES.

Every orphan child, (the profits of whose estate are not sufficient for its maintenance,) may be bound by the orphans court as an apprentice, males till the age of twenty-one, and females till the age of sixteen—1793, ch. 45, sec. 2,	294
Females may be bound out until the age of eighteen—1818, ch. 189, sec. 1,	697
The contract to include reasonable education, and, if practicable, some useful art or trade to males, and suitable clothing and maintenance—1793, ch. 45, sec. 2,	294
Trustees of the poor to bind out negro or mulatto children, or children under their care, without requiring that education should be given to them; and the orphans court have the like power—1824, ch. 87,	808
The court may also bind out in like manner, Children suffering through the extreme poverty of their parents, The children of beggars, Illegitimate children, and The children of persons out of the state, where a sufficient sustenance is not afforded—1793, ch. 45, sec. 2,	294
Directions for consulting the parents, &c.—1793, ch. 45, sec. 2,	294
When the orphans court is not in session, any two justices of the peace may bind out children in the same manner—1794, ch. 47, sec. 1,	306
The contract to be approved by the orphans court, and recorded as prescribed in the sixth section of the act of 1793—1794, ch. 47, sec. 1,	306
Fee to the justices for taking such contract—1794, ch. 47, sec. 2,	306
Any one or more of the justices of the peace may take children who are destitute or suffering, or the children of beggars, and place them with some person till the meeting of the orphans court—1793, ch. 45, sec. 3,	296