

	Page.
The expense to be defrayed by the county—1793, ch. 45, sec. 3,	296
A father may bind out his children as apprentices, boys till twenty-one and girls till sixteen years of age, the terms to be expressed in the indenture—1793, ch. 45, sec. 4,	296
The indenture to be lodged with the register of the orphans court within thirty days, and to be recorded—1793, ch. 45, sec. 4,	296
The trustees of the poor of any county, or any three of them, empowered to bind out children under their care, giving a preference to tradesmen, and obliging the applicant to sign an indenture, &c.—1793, ch. 45, sec. 5,	296
Such indenture to be lodged and recorded in the orphans court—1793, ch. 45, sec. 5,	296
Any manufacturer or mechanic may take as an apprentice, any male child till the age of twenty-one years—1793, ch. 45, sec. 6,	297
The contract shall specify the age of the child, and the parents, if living, and, if not, the orphans court, shall see the contract within two months, and endorse on it their approbation, if given, and it shall then be recorded therein—1793, ch. 45, sec. 6,	297
The county or criminal courts may, on petition in writing, hear and determine any disputes between masters and apprentices—1793, ch. 45, sec. 7,	297
They may fine the master or mistress not exceeding £10 for the first offence, and £20 for the second—1793, ch. 45, sec. 7,	297
They may discharge any apprentice on account of imposition or ill behaviour of the master or mistress, or unreasonableness of the contract, and provide a new master of the same occupation—1793, ch. 45, sec. 7,	297
They may direct as to such new contract, and the new master shall be bound as the former was, and shall pay such sum as shall be adjudged by persons to be appointed by the court—1793, ch. 45, sec. 7,	297
They may discharge the master or mistress from the contract on account of an incorrigible temper, or ill behaviour of the apprentice, and may award and compel the terms to be performed on either side, in case the contract, whether defective in form or not, has been partly executed—1793, ch. 45, sec. 7,	297
Either party may have a trial by jury—1793, ch. 45, sec. 17,	301
The apprentice may be detained in service till he is discharged, and action may be maintained against strangers—1793, ch. 45, sec. 7,	297
Compensation to be made on an apprentice absconding or running away—1793, ch. 45, sec. 7,	297
Penalty on persons harbouring or concealing them, or promoting their running away—1793, ch. 45, sec. 8,	298
On apprentices being cruelly used, any judge or justice may require security of the master or mistress to appear at court, or may take the apprentices away, and put them under the care of some person till court—1793, ch. 45, sec. 9,	299
On an apprentice incurring any fine or penalty and costs, the court shall adjudge the time which he shall serve, on his master's paying such fine, &c.—1793, ch. 45, sec. 10,	299