

An. Code, 1924, sec. 620. 1912, sec. 588. 1904, sec. 525. 1888, sec. 367. 1849, ch. 374, sec. 1. 1860, ch. 205, sec. 1. 1872, ch. 218.

**715.** The managers of the Maryland Training School for Boys shall have power to bind out the white male children committed to their care, with the consent of such children, as apprentices during their minority, that is to say, until the age of twenty-one years, to such persons and places, whether in or out of the State, and to learn such proper trades or employment as in the judgment of the said managers will be most conducive to the reformation and the future benefit and advantage of such children; and the indentures by which said children shall be bound shall contain the covenants, and shall be recorded as prescribed by this code; and all the provisions of this code in relation to white apprentices shall apply to apprentices bound under this section.

An. Code, 1924, sec. 621. 1912, sec. 589. 1904, sec. 526. 1888, sec. 368. 1849, ch. 374, sec. 2. 1856, ch. 288, sec. 2. 1860, ch. 205, sec. 2. 1872, ch. 218.

**716.** The manner of receiving inmates into the institution shall be in either of the following modes, namely: first, white male minors may be committed by a justice of the peace for any of the counties or city of Baltimore, on complaint and due proof made to him by the parent, guardian or next friend of such minor, that by reason of incorrigible or vicious conduct such minor has rendered his control beyond the power of such parent, guardian or next friend, and made it manifestly requisite that from regard for the morals and future welfare of such minor and the peace and order of society he should be placed under the guardianship of the Maryland Training School for Boys. Second, white male minors may be committed by the authority aforesaid, when complaint and due proof have been made that such minor is a proper subject for the guardianship of the Maryland Training School for Boys, in consequence of vagrancy, or of incorrigible or vicious conduct, and that from the moral depravity or otherwise of the parent, guardian or next friend, in whose custody such minor may be, such parent, guardian or next friend is unable or unwilling to exercise the proper care and discipline over such incorrigible or vicious minor. Third, such white male children as their parents, guardians or friends may desire to place therein for temporary restraint and discipline, and where parents, guardians or friends shall agree and contract with the managers for their support and maintenance; and fourth, white male minors committed by the several courts in this State as provided in sections 713 and 718.

The power conferred upon the managers of House of Refuge (now Md. Training School for Boys) by this section is in nowise in conflict with Declaration of Rights or Constitution of Maryland. *Roth v. House of Refuge*, 31 Md. 334.

An. Code, 1924, sec. 622. 1912, sec. 590. 1904, sec. 527. 1888, sec. 369. 1849, ch. 374, sec. 3.

**717.** It shall be the duty of the justice of the peace, when committing a vagrant or incorrigible or vicious minor under the preceding section in addition to the commitment, to annex the names and residences of the different witnesses examined before him and the substance of the testimony given by them respectively, on which the adjudication was founded; and the same duty shall be performed by the clerk of any court, the judge whereof shall make such commitment.