X. And be it enacted, That if any apprentice shall be convicted of any of- CHAP. fence, in consequence of which judgment shall be entered against him for any Apprentice fine or penalty, and costs, the court by which such judgment shall be rendered, may be adshall adjudge, and enter on their records, the time for which such apprentice shall judged to serve his or her master or mistress, after the expiration of his or her apprenticeship, in case the said master or mistress will pay the said fine or penalty, and costs, and if the said master or mistress pay the said fine or penalty, and costs, the faid apprentice shall be obliged to serve during the time adjudged by the said court.

XI. And be it enacted, That no master or mistress of an apprentice, bound Not to be carout within this state, shall send or carry his or her said apprentice out of the said state, &c. state; and any justice of the peace, on being credibly informed, or having from his own observation good reason to suspect, that any master or mistress designs to carry or remove his or her apprentice out of this state, except mariners, shall require, demand, and take recognizance of such master or mistress, with reasonable and proper security, to be forfeited in case he or she shall directly or indirectly remove or carry such apprentice out of this state; and on such master or mistress's refusal to enter into recognizance, with security as aforesaid, such justice shall discharge such apprentice from his or her master, and provide another master, as heretofore directed by this act.

XII. And be it enacted, That all that part of an act of assembly, entitled, Part of an act An act for the establishment of orphans courts, that directs the summoning of repealed, &c. an orphan jury, be and is hereby repealed; and that the justices of the respective county courts shall give in charge to their grand juries, at every county court, to inquire into all matters and things, as are given in charge to the orphans jury.

XIII. And be it enacted, That all apprentices, except those bound to trades- Apprentices men or mechanics residing in any town, shall be compelled to perform reasonable may be comlabour in wheat, rye and hay harvests only, unless the particular contract shall bour, &c. be otherwise.

XIV. and, whereas apprentices are not, nor is it intended that they should be, assignable, and on the death of the master, the apprentice, although he has been maintained and confiderably advanced in the art of his trade, is either bound out to a new master, who derives an immediate profit from his skill and labour, or is suffered to go at large, and it is reasonable that the widow of the deceased master, if he leave any, should derive some benefit from the expence, care and instruction, given the said apprentices, Be it enacted, That the widow of any Widow may master of a male apprentice, bound agreeably to the directions of this act, whose assign apprentime shall not have expired at the death of his master, may, with the approbation of the orphans court, if the faid apprentice was bound by the trustees of the poor, by the court, or if the faid apprentice was bound by his father, with the approbation of the father, affign the whole residue of the contract, on such confideration as she may agree for, to some other person of the same trade with the first master, and the new master, and the apprentice, shall be bound to perform the residue of the contract, as if the new master had been an original party thereto; and the gratuity or confideration, if any, received by the widow for fuch apprentice's time, shall be to her own use, and shall not be considered as asfets of the deceased husband; and where female children are bound out to married men, as the qualities of their wives make a leading motive for fuch preference, and the girls are chiefly benefited by the care of the wives, fuch apprentice girls shall serve out the residue of their time with the widow, on the death of the husband, and the widow shall make good, and strictly comply with, the terms of the contract made with her deceased husband; but if the widow shall not think proper to keep such apprentice girl, then the said widow shall carry the faid apprentice to the orphans court of the county, and deliver her up, when she shall be again bound out as heretofore directed by this act.