Dated ...... A. D. 186

JUVENILE ASYLUM

TO

Apprentice's Indenture.

NAME OF APPRENTICE:

## NEW YORK JUVENILE ASYLUM.

## Apprentice's Indenture.

This Indenture, MADE between "THE NEW YORK JUVENILE ASYLUM," of the first part, and John S. Busey of Champaign in the County of Champaign and State of Ollinois party of the second part, Witnesseth, That the said party of the
ASYLUM" of the first part and John S. Busen of
Championian in the Country of Champion and State of
Ollinois party of the second part diffitnesseth That the said party of the
first part, in accordance with the "Act to incorporate the New York Juvenile Asylum,"
passed June 30th, 1851, HAS bound out, and by these presents DOES bind out, unto the
said party of the second part, Annie all Herrie - a
Girl aged (as nearly as can be ascertained) 8 years on the 21st
day of May 1859, to serve the said party of the second part as an
apprentice, from the day of the date hereof, for and until the expiration of 9/12
years hence next ensuing. And the said party of the second part covenants and agrees with
the said party of the first part, that during the said term the said party of the second part
will provide the said of both in sickness and
health, with proper medical treatment, sufficient food, lodging, apparel and washing, suitable
for an apprentice; that the said party will cause her to be instructed in the art of
Housewefery and in reading, writing, and arithmetic, at least as far as and
including Compound Interest; that the said party with carefully watch over and guard the
morals of the said apprentice, and prevent her from frequenting taverns, porter-
houses, play-houses, or gaming-houses of any kind, and that at the end of the said term, the
said party will give the said apprentice a new Bible, a complete suit of new clothes, besides
those in wear, and pay her dollars, and in all respects will comply with the requirements of the Charter of the "New York Juvenile Asylum,"
and especially of the sections thereof hereunto annexed and made part of this agreement.
and especially of the sections thereof hereunto annexed and made part of this agreement.
In Chitness Chercof, the said party of the first part has caused its Corporate
Seal to be hereunto affixed, and these presents to be signed by its President and Secretary,
and countersigned by the Chairman of its Indenturing Committee. And the said party of the second part has hereunto set his hand and seal the
in the year of our Lord one thousand eight hundred and Sicely
AMNoline Dresident
Molding President.
Countersigned Nell Garles
Chairman of Indenturing Committee.
19.7 Mutter Secretary.
A MB M
form to may
Stemad and deligramed
Signed, sealed and delivered } in presence of
Gert alland

## Apprentice's Agreement.

	1600
I, Anne	
	ndenture, do of my own free will, put myself apprentice to
John S. Bm	for the period and on the terms
	nstrument and the sections of the Charter of the "New York
JUVENILE ASYLUM," thereu	nto annexed, and do agree with said John
4-1-1	the party of the second part to the foregoing Indenture, to
well and truly serve har	, obey his lawful commands, do no damage to the said
party of the second part, r	or see it done by others, without preventing the same, as far as I
lawfully may, nor will I w	ste the said party's goods, nor lend them unlawfully to any, nor
will I absent myself day or	night from the said party's service without the said party's leave,
nor frequent porter-houses,	taverns, play-houses, or gaming-houses, but will in all things be-
have myself as a faithful a	prentice.
Signed, sealed and deliving presence of	I have hereunto set my hand and seal this 8th day of May in the year of our Lord one thousand eight hundred and  There were marked that the day of May of Ma

## Extracts from Charter.

The following are the Sections of the Charter of "THE NEW YORK JUVENILE ASYLUM," especially referred to in, and made a part of the foregoing instrument of Indenture:

Sec. 18. The said corporation shall have power, in its discretion, to bind out or indenture, as clerks or apprentices, to some profession, trade, or employment, the children entrusted or committed to its charge; and for a shorter or longer period, not exceeding, however, in the case of girls, the age of eighteen years; and, in that of boys, the age of twenty-one years.

Sec. 19. No person receiving an apprentice under the provisions of this act, shall be at liberty to assign or transfer the indenture of apprenticeship or to let out or hire for any period the services of such apprentice, without the consent, in writing, of the directors of this corporation. In case the master of such apprentice shall be dissatisfied with his or her conduct or behaviour, or for any other cause, may desire to be relieved from said contract, upon application, the said directors may, in their discretion, cancel the said indenture of apprenticeship; and resume the charge and management of the child so apprenticed, and shall have the same power and authority in regard to it, as before the said indenture was made.

Sec. 20. If any master shall be guilty of any cruelty, misusage, refusal or neglect to furnish necessary provisions or clothing, or any other violation of the terms of indenture or contract towards any such child so bound to service, such child may make complaint thereof to the board of directors of this corporation, or to two justices of the peace of the county in which such child is so bound to service, or to the mayor, recorder, or aldermen of any city in which such child is bound to service, or to any two of them, who shall summon the parties before them, and examine into, hear and determine the said complaint; and, if upon such examination the said complaint shall appear well founded, they shall, by certificate under their hands, discharge such child from his obligation of service, and restore him or her to the charge and management of this corporation in the same manner, and with like powers as before the indenture of such child.

Sec. 21. No person shall accept from any journeyman or apprentice, indentured as aforesaid, any contract or agreement, nor cause him or her to be bound by oath or otherwise during his or her term of service, that such journeyman or apprentice shall not set up his or her trade, profession or employment in any particular place, shop or cellar; neither shall any person exact from any journeyman or apprentice, after his or her term of service is expired, any money or other thing for using or exercising his or her trade, profession or employment in any place.

Sec. 22. Every security given contrary to the provisions contained in the last preceding section of this act, shall be void, and any money paid or valuable thing delivered for the consideration, in part or in whole, of any such agreement or exaction, may be recovered back with interest, by the person paying the same; and every person accepting such agreement, causing such obligations to be entered into, or exacting money or other thing as aforesaid, shall forfeit one hundred dollars to the apprentice or journeyman from whom the same shall have been received.

Sec. 23. Upon the death of any master to whom any child may have been bound to service, under the provisions of this act, the executors or administrators of such master may, with the consent of the child so bound to service, signified in writing, acknowledged and approved by the board of directors of this corporation, assign the indenture or contract of such service to some other person, which assignment shall transfer to and vest in such assignee all the rights of the original master, and also make him subject to all his obligations.

Sec. 24. The board of directors of this corporation shall be the guardians of every child, bound or held for service, by virtue and in pursuance of the provisions of this act. They shall take care that the terms of the contract be faithfully fulfilled, and that such person be properly treated; and it is hereby made their special duty to inquire into the treatment of every such child, and redress any grievance in manner prescribed by law. And it shall be the duty of the master or his assignee, to whom any such child shall be bound to service, and he shall, by the terms of the indenture, be required, as often as once in every six months, to report to the said board of directors the conduct and behavior of the said apprentice or child so bound to service, and, whether such apprentice is still living under the care of the person to whom he was originally bound, and, if not, where else he may be.