

PRICE THREE CENTS

MARYLAND "APPRENTICESHIP" LAWS.

COLORED CHILDREN HELD IN SLAVEIN

DECISION OF CHIEF JUSTICE CHASE INDENTURES DECLARED VOID

"INVOLUNTARY SERVITUDE"
HIBITED PRO

CHILDREN RESTORED TO PARENTS CIVIL RIGHTS LAW CONSTITUTIONAL

An Important Decision of Chief Justices Chase.

The habeas corpus case of Elizabeth Turner, colored, aged 14 years, before Chief Justice Chase (in chambers), of which previous mention has been made, was yesterday disposed of by Chief Justice Chase, she being discharged from the custody of Philemon T.Hambleton, of St. Michael's, Talbot county, to whom the Orphans' Court of that county had apprenticed her on the 3d of November, 1864, and given over to the care and guardianship of her mother, Elizabeth Minokey (formerly Turner), whose husband, Charles Henry Minokey, through counsel, Messrs. Henry Stockbridge, O. F. Bump and N. M. Pusey, filed the petition for the writ, which was made returnable on Tuesday. In the petition it was stated that she is restrained of her liberty and held in custody by said Hambleton in violation of the Constitution and laws of the United States; that she is restrained of her liberty by virtue of certain alleged indentures of apprenticeship made, not in accordance with the laws of the State of Maryland as applicable to the binding of white children; that at the time of making the said alleged indentures of apprenticeship the mother of petitioner was able, ready and willing to support her; that petitioner was not summoned to appear before the Orphans' Court of Talbot county on the day of making the said Hambleton is not bound by the said alleged indenture of apprenticeship to give petitioner any education in reading, writing and arithmetic, all of which requirements are made necessary by the laws of the State of Maryland in the case of the binding of white children.

The indenture of apprenticeship filed by the respondent on Tuesday provides that Elizabeth Turner shall be taught the art or calling of white children.

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The indenture of apprenticeship filed by the respondent on Service, on the 18th of October, 1874, she having been born Octo

on the 3d of November, the wages are to be paid to the giri.

There was no appearance of counsel in behalf of the respondent, and the Chief Justice filed the following important opinion in the case:

In the Matter of Elizabeth Turner, Petitioner for Writ of Habeas Corpus: The petitioner in this case seeks relief from restraint and detention by Philemon T. Hambleton, of Talbot county, in Maryland, in alleged contravention of the Constitution and laws of the United States. The facts, as they appear from the return made by Mr. Hambleton to the writ, and by his verbal statement made in court, and admitted as part of the return, are substantially as follows:

The petitioner, Elizabeth Turner, a young person of color, and her mother were, prior to the adoption of the Maryland Constitution of 1864, slaves of the respondent. That Constitution went into operation on the 1st of November, 1884, and prohibited slavery.—Almost immediately thereafter many of the freed people of Talbot county were collected together under some local authority, the nature of which does not clearly appear, and the younger persons were bound as apprentices, usually if not always to their late masters. Among others Elizabeth, the petitioner, was apprenticed to Hambleton by an indenture dated on the 3d of November, two days after the new Constitution went into operation.

was apprenticed to Hambleton by an indenture dated on the 3d of November, two days after the new Constitution went into operation.

Upon comparing the terms of this indenture (which is claimed to have been executed under the laws of Maryland relating to negro apprentices) with those required by the law of Maryland in the indentures for the apprenticeship of white persons, the variance is manifest. The petitioner under this indenture is not entitled to any education; a white apprentice must be taught reading, writing and arithmetic. The petitioner is liable to be assigned and transferred at the will of the master to any person in the same county; the white apprentice is not so liable. The authority of the master over the petitioner is described in the law as "a property and interest;" no such description is applied to authority over a white apprentice. It is unnecessary to mention other particulars.

Such is the case. I recret that I have been obliged to consider it without the benefit of any argument in support of the claim of the respondent to the writ. But I have considered it with care, and an earnest desire to reach right conclusions.

For the present, I shall restrict myself to a brief statement of these conclusions, without going into the grounds of them. The time does not allow more.

The first clause of the thirteenth amendment of the Constitution" of the United States interdicts shavery and involuntary servitude, except as a punishment for crime, and establishes freedom as the constitutional right of all persons in the United States.

2. The alleged apprenticeship in the present case is involuntary servitude, within the meaning of these words in the amendment.

3. If this were otherwise, the indenture set forth in the recturn does not contain important provisions for the security and benefit of the apprentice which are required by the laws of Maryland in indentures of white apprentices, and is, therefore, in contravention of the thirteenth amendment, in enforcement of the security and benefit of the ap

Seletion of Ely abeth Turner (Colors) Benny minoky for Wabias Corpus hplink 18.1867 I allow the wort of Ashas Corhus as within pressed, while The black of the Circuit and of the a state of the Dr. til y Mary last are fore returnell of the Court Room it he of Bellina a herday the 15th Och 1887 J. F. Chare Old 4 30 Cher Instee a States mar 11. 40 Copies for all ste bridge Auseas Corpus ipend.

To the Honorable Salmon F. Chase, Judge of the Vircuit Court of the United States for the Fourth Circuit, in and for Manyland District The Petition of Elizabeth Jurner (col. ored) by her nest friend Charles Henry Minoky, ne. specifully represent that she is the child of Oligabeth Minoky (fermenly Elizabeth Turner); That she is restrained of her liberty and held in Custody by Thilemon J. Namillon, residing in It. Michaels, Salbot County in the State of Maryland, in violation of the Constitution and Laws of the United States. That your Setitioner is restrained of her lib. erty by the said Philemon I Hamilton by virtue of certain alleged Indentives of apprenticeship made not in accordance with the Laws of the State of Manyland as applicable to the bindrug of while children, That at the time of making the said alleged Indentures of apprentice Ship the mother of your Setitioner was able, ready and willing to support her; that ; your Petitioner was mot summoved to appear before the Orphans Court of Sallot County on the day of the making of the said al. Shilemon I. Hamilton is not bound by the said Indentures of apprenticeship to give your Setation. er any Education in reading, writing and withing tie, all of which requisits are made me cessary by the Leaves of the State of Maryland in the case of the building of while children. Your Petitioner therefore prays your Honor to grant unto her the writ of Habeus Corpus, ad.

dressed to the said Thilemon J. Hamilton requiring him to produce in this Honorable Court whom a day in the said Writ to be named, the person of your letitioner, to certify the true cause of her detention and to show cause, if any he has, why your Petitioner should not be discharged from her said unlawful Enslody and detention and as in duty bounds the Henry Stockbridge x hallian M. Tusy Ally for Vetetioner State of Maryland lest of Battimore, both I hereby certify that on this 17 " day of Tofitember in the year Eighleen Hundred and Sifty seven before me a Commissioner of the United States personally appeared Olizabeth Minoky and made rain in due form of law that the southers and felstated in the reforegoing Petition are how as therein set first to the best of her knowledge & belief. Baach growthe Muto Sales Commis som for District of Muryland

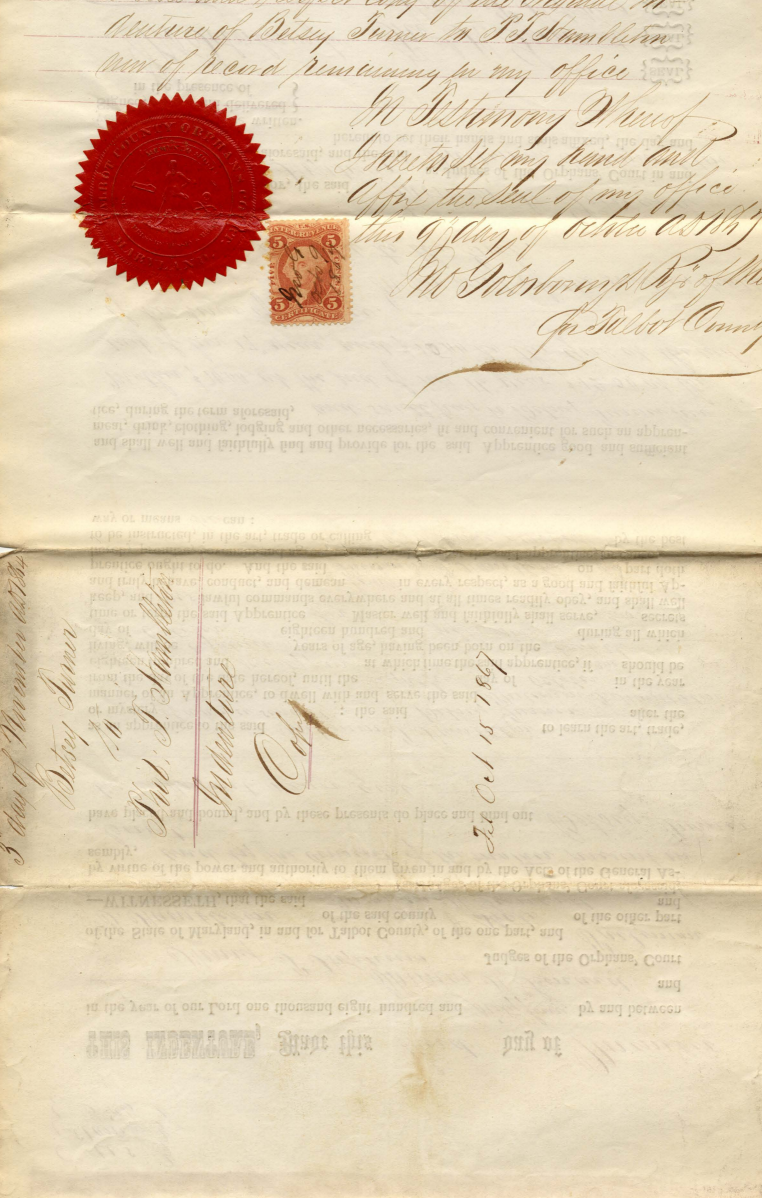
Ordered by the Court This 16 day of October A. D. 1867 That Elizabeth Jumes be descharged from the Custody of Phelemono J. Hamble on upon the ground that the definition & rectioned complained of is in molation of the Constitution & Laws of the Under States & it is further ordered that the late of the this proceeding for paid by the Retaining Respondents

J. I

To The Honorable Salmen D. Chase Chief Instice of the Infrome Court of the United States On Obedience to the Command of the withing work I herewith promee the body of Elizabeths Inoner logether with a Copy of the Indenture of apprentice ships, Showing the Course ofher Caption and delention - and Respectfully await the action of your Honor. D. S. Hambleton

Estamp 3

AHIO ENDENDING WAY . H.
THIS INDENTURE, Made this third day of Movember
in the year of our Lord one thousand eight hundred and Sixty force by and between
Menny P. Stoperin - Judges of the Orphans' Court
of the State of Manyland in and for Talhat County of the one part and Millerman
-WITNESSETH, that the said In one of the Orphans' Court aforesaid
WITNESSETH, that the said Anoman W. Second and and by virtue of the power and authority to them given in and by the Acts of the General Assembly, and by The Consent of the mather, present in
Court - Betsey Turner
bourt have placed and bound, and by these presents do place and bind out Betsey Jurner and bind out Betsey Jurner
om manger o get
as an apprentice to the said Thelemon J. Nambeton to learn the art, trade,
or mystery of a house sewant; the said Delsey Jurner after the manner of an Apprentice, to dwell with and serve the said Philemon J. Humbleton
from the day of the date hereof, until the Eighth day of October in the year eighteen hunbred and Seventy four at which time the said apprentice, if she should be
living, will be Eighteen years of age, having been born on the Eighth day of October eighteen hundred and fifty sin during all which
time or term the said Apprentice her Master well and faithfully shall serve, his secrets keep, and hes lawful commands everywhere and at all times readily obey, and shall well
and truly behave, conduct, and demean furnifin every respect, as a good and faithful Apprentice ought to do. And the said Problem on furnification on furnishing for the hereby promise, covenant and agree, to teach and instruct the said apprentice, or cause
to be instructed, in the art, trade or calling of a Home Servant by the best way or means he can:
way of means the can.
and shall well and faithfully find and provide for the said Apprentice good and sufficient meat, drink, clothing, lodging and other necessaries, fit and convenient for such an appren-
and shall well and faithfully find and provide for the said Apprentice good and sufficient meat, drink, clothing, lodging and other necessaries, fit and convenient for such an apprentice, during the term aforesaid, and shall hay to Betsey Survey her
and shall well and faithfully find and provide for the said Apprentice good and sufficient meat, drink, clothing, lodging and other necessaries, fit and convenient for such an apprentice, during the term aforesaid, and shall hay to Betsey June her Mother \$ 10.00 at the end of her 16 year, \$ 12.50 at the
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and shall well and faithfully find and provide for the said Apprentice good and sufficient meat, drink, clothing, lodging and other necessaries, fit and convenient for such an apprentice, during the term aforesaid, and shall hay to Betsey Jurnal har Mother & 18.000 at the lead of her 17 year, and \$ 15.000 to the Girl at the lead of her 17 year, and \$ 15.000 to the Girl at the lead of her terms of Service. IN TESTINIONY WHEREOF, the said and for the County of Talbot aforesaid, and the said Molleman Seals affixed, the day and year first herein before written. Signed, sealed and delivered in the presence of SEAL}
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Merely Certify thus

The United States of Americas District of Marylands, bowl To Thilemon J. Hamilton, residing in Sh. Michaels Taltot County in the State of many: law Greeting: You are hereby Commandes to be and appear before the Honorable Salmens? Chase Chief dristree of the Infreme Court of the United States as the United States, Court Rooms in the Esty of Bullinore, On the 15th day of October 1867 and that you here with you the body of Elizabeth Jurner (Colores), now in your Enstody as it is said, and that you lerly and make known the day and cause of the Caption and detention of the said Elizabeth Jurner, and that you then and there do Submit to and receive Whatsoever the Daw Chief Instree Shall determine Apen Concerning you in this behalf according to law and have you then and there this with Witness the Noncrable &. J. Chase Chief Ino hee of our Infreme Court the first monday in Necember in the year of our Lords one Thorsand eight hundred and chicky our Spenes the 20th deplember 1867 James W. Chew Clk Circuit Couch

ne guilla Mittellagues P. J. Hamilton L. J. Hunder The mit doling a In the matter of the Tetition of Elizabeth Turner by her next frew Charles Steny Minokey Habeas Corpus. Stockbridge A. M. Prosey.

Elizabith Turner & Hosbear Confras 9. J. 16 ambleton Serving process 160 miles f. 2. 9.60 \$1 x.60

In the Malter of Myabeth Lurver, Petition on Wit of Hahar Corpus: the lether in the case seek relief restrained detection by Phileman I. Hambleton of fallot lousty in thous land in alleys contravation of the arounder and laws of the lineted states they step appear from the return made of the Hambliton to The link I by his wild statement made his Court and admitted as part of the return, are suttentially as follow. The petitioner Elizabeth Jurser, a young here on of Color, and her mother were prin to the adoption of the Thoughout Contifetor of 164 slaves of the respondent. That Constitution went is operation on the Ist of Novinter 484 as perhibited flaver, about connecestly thereafter the many of the peer people of helbert County were collected topthe have some but authority, The heture of which does not Clearly appear, and the younger person were bound as appearte. Ces, usually if notalways to their late marters. among others Elizabeth the bethere wer opported to Handleton by as anderture dated on the 3? of Morester, two days after the keer Contaking west with Theretion han hunder whole to land a the way and the land a by the law of May land in houtines for the apprenticeship of white person the various is manifest. The petitione ander they bodestine is not called bong education, a white appearance but a large tessing, untig a authoritie The betiern is looke to a snepred than find of the will of the marker book humant is the Tarm anoth: the whit apprentice a not Them hable. The authority of the martin on the petition is described in the lair as a property

and when " wouch description is applied to authority on a white appertice. It is unneapary to mention other particular. Such is the case. I repet that I have been obliged to consider it without the bright of any argument in support of the Claim of the esperout of the writ. Out I have considered it with case and an carriet degine breach for with comchesion For the perch Ishall which myself to a tring statement of there conclusions without going who the grown of them. The following proprietors him to be to be setablished sound low and they decide the Case. I. The Thirteesth amendment of the Constitution of the anche the interdict, Slovery & involuntary Territude enough as a punihment per crine, and establisher herror on the constituted with a july son in the united state. It is involuntary Servitede, within the meaning of there word in the amendments. ILI. If this we otherwise, the Indentine sh futh a thousand don not watain important provision futher cuils threfet of the apprentice which are required by the law of Maintant in undertures of white appentice and is thereps in contravation of that clave of the Civil Right Law enachold loques a the Eth of africe 1886. IV. This law, having bun enach in expressed under the seens clause of the Thutasth anewment is up cencent of the first clound to lam amendment is Constitutional arraphies to all costin perhality is a whether originality in trans waters lifne or since it enactions.

V. Church heren, wo to equally with white peron, and citizens of the lends thater. Mater. The Petition tempor, must be discharged from between by the reg



Washington D.C. November 12,864 Dear Sir, I see that the order in the case of Elizabeth Juned, as printed in the newspapers, directs that the costs he paid by the Petitioner. This is wrong. The costs should be paid by respondent. If the order signed by me has this direction, it was through inadvertence. Fourvill please connect the error if it exister by Striking out Petitioner and inserting "respondent." Yours truly, James W. Chew Esgr. Ob.