ŕ

An ACT to provide for the Education and Support of Orphan Children.

NATHEREAS it is expedient to provide for the education and support of orphan children, or children who may be deferted by their parents; Be it enacted by the King's most excellent Majesty, by, and with the advice and confent of the Legislative Council and Assembly of the province of Upper Canada, constituted and asfembled by virtue of, and under the authority of an act passed in the Parliament of Great Britain, entitled, "An act to repeal certain parts of an act passed in the fourteenth year of his Majesty's reign, entitled, " An act for making more effectual provision for the government of the province of Quebec in North America; and to make further provision for the government of the faid province," and by the authority of the same, That when the father and mother of any infant child shall die, or shall abandon their infant child or children, it shall and may be lawful for the Town Wardens of any Township, where such child or children shall be, by, and with the approbation and consent of two of his Majefty's Justices of the Peace, to bind the said child or children as apprentices, until he, she, or they, shall have attained the age of twenty-one years in the case of males, and eighteen in the case of semales; and an indenture to this effect, under their hands and seals. and counter figned by two Justices of the Peace, shall be good and valid in law.

Town Wardens. with approbation of two justices, may bind or phan or abandoned infant children.

H. And he it further enacted by the authority aforefaid, That when the father of any infant child or children, shall abandon and leave such infant child or children with the mother, it field and may be lawful for the mother in fuch case, by and with the approbation of two of his Majesty's Justices of the Peace, to bind such child, or children, as apprentices, until he, she, or they shall have attained the age of twenty-one years in the case of males, and eighteen in the case of females; and an indenture to that effect, under her hand and feal, and counter-figned by two Justices, shall be good and valid in law.

The like power given to the mother, when the father abandons his infant chil-

III. Provided always, and be it further enacted by the authority aforefaid, That when the re- Exception, lations of any orphan; or abandoned infant child, or children, are able and willing to support and bring them up; then, and in such case, it shall not be in the power of the Town Wardens to apprentice such child or children.

IV. Provided also, and be it further enacted by the authority aforesaid. That no infant child, Further exception or children, having attained the age of fourteen years, shall be liable to be apprenticed as on. aforefaid, unless he, she, or they consent thereto.