

Select Mens
Indenture 1826
of
James Harris &
Henry Mares

James Harris
& Henry Mares
Indenture
1826

This indenture made the 2 day
of May 1820. Between, Bonthala and
Allen and Jeremiah Bayler Overseers of
of the poor of the town of Clinton and
County of Dutchess, of one part, and
Daniel Y. Hawkins, of the town of New-
Lebanon and ^{John Mautte} of Columbia of the other part
Witnesseth that the said Overseers of the poor
do and with the consent of John Woolley
and Silly Crouse Justices of the Peace for the
said County, Residing, in the said town of Clin-
-ton, have put and placed and bound, said
By these presents do put place and bind James
Harris aged seven years the first of October
next and Henry More aged five years the
first of September next who are now chargeable
to the said town of Clinton, to be an apprentice
with him the said Daniel Y. Hawkins, to
said from the date of these presents until
The said James Harris and Henry More
shall come to the age of twenty one
years, according to the Statutes in such
Case made and provided, by and
during all which time and term, the
said James Harris and Henry More shall
The said Daniel Y. Hawkins faithfully
serve in all such lawful business as the
said James Harris and Henry More shall
be put unto by the command of their said
Master according to the power act and ability
of them the said James Harris and Henry More

And honestly and obediently in all things shall behave
 their selves towards their said Master and honestly and oide-
 ly towards the rest of the family, and the said Daniel &
 Hawkins, ^{John Mantle} for him self his exors and admors parties
 both here by promise and Comaunt to and with the said
 Overseers of the poor their exors admors trustees and
 their Successors for the time being and to and with the said
 James Harrop and Henry Moore, that be the said
 Daniel & Hawkins, ^{John Mantle} shall the said James Harrop
 and Henry Moore, shall in the crafts mystery and
 Occupation, which they the said apprentices shall
 Chose when they arrive to the age of fifteen years, ~~for~~
 After the best manner that they can or may be
 Reached instructed and Informed or Cause to be
 Taught instructed and informed as much as they unto
 Belongeth or appertaineth, and that the said Daniel
 & Hawkins, ^{John Mantle} shall also find and allow unto the
 said apprentices sufficient meat drink washing and lodging
 and appaerall for working and holy day and all other
 Things needfull or meet during the said term aforesaid
 And also during the said term instruct the said appren-
 tices or Cause them to be instructed or to have Reasonable
 Opporunities to Read write and cypher, and at
 The end of the said term shall and will allow and
 Give two New Suits of Holyday clothes of the Value at least
 of Forty Shillings each, and every day wherby appaerall
 Necessary one new shilling, and the said Daniel &
 Hawkins, ^{John Mantle} for him self his exors and admors trustees
 both further coveant to and with the said Overseers of the poor
 And their Successors for the time being that during the continu-
 -ance of the apprenticeship of our said, he and they will so
 provide for the said apprentices that they shall not
 In any way or manner be a charge to the said Overseers
 of the said town or the inhabitants thereof, In witnes whereof
 Whereof we have hereunto set our hands and Seals
 The day and date above written
 In the presence of - Bartholomew Allen
 Thomas Arnold Jeremiah Buckler

Amos Storer
 Tillybrouse

Daniel Hawkins & John Mantle Trustees

We of the Woolley and Tillybrouse
 two of the Justices of the peace for the
 County of Dutche in the town of Clifton
 do hereby declare our assent to the binding
 of James Harrop and Henry Moore appre-
 -ntices to Daniel & Hawkins, ^{John Mantle} according to
 The form and effect ^{of the} above written indentures
 Given under our hands the 2 day of
 May 1820. John Woolley
 Tillybrouse } Justices
 of the
 Peace

Necessary are new heirs, and the said Daniel
deceased ^{John Mantle} his executor and administrators
both further covenant to and with the said owners of the poor
And their successors for the time being that during the continu-
-ance of the apprenticeship of our said, he and they will so
provide for the said apprentices that they shall not
In any way or manner be a charge to the said town
of ~~Clinton~~ or the inhabitants thereof, In witnes whereof
Whereof we have hereunto set our hands and seals
The day and date above written
In the presence of - Bartholomew Allen

William Arnold

Jeremiah Buckner

Daniel Hawkins & John Mantle Trustees
Amos Stower
Tilleybroun

We the Wollley and Tilleybroun
~~two of~~ Two of the Justices of the peace for the
County of Dutchess in the town of Clinton
do hereby declare our assent to the binding
of James Harsep and Henry More appre-
-ntices to Daniel of Hawkins, according to
The form and effect ^{of the} above written indentures
Given under our hands the 3 day of
May 1820 John Wollley
Tilleybroun } Justices
of the
Peace

Isaac N. Stubbett

Indenture

1854

7

LIB 89.2.1.136

THIS INDENTURE, made the

day of *March*

in the Year of our Lord, One Thousand Eight Hundred and

Fifty Four

between

Daniel J. Hawkins of *New Haven* County

of *Columbia* and State of *New York* of the first part,

and *Nathan Sackett* of *West Stockbridge* County

of *Berkshire* and State of *Massachusetts* of the second part,

and *Isaac Henry Sackett* a Minor, *Son* of the

said *Nathan Sackett* of the third part, witnesseth, That the

said Parties have agreed and covenanted, in form, as follows, namely: That the said *Isaac*

Henry Sackett aged *Four* years on the

Tenth day of *May* last past, by and with the consent of *said*

Sackett the party of the second part, hath, of *his* own free will, placed and

bound *him* self unto the said party of the first part, to be under the care and in the employment

of the said party, in whatever may be for the present good and future welfare of the said Minor, until

he shall arrive at the full age of *Twenty One* years. Provided, nevertheless, that,

in case the said Minor shall, at any time during *his* minority, obstinately refuse and continue to refuse

whatever the said party of the first part may lawfully require of *him* then, in such case, the said party

of the second part covenants and agrees with the said party of the first part to take back the said Minor,

upon due notice being given *him* by or from the said party of the first part so to do, without making

or requiring any Charge for the Services which the said Minor may have performed for the said party of

the first part, or for not keeping the said Minor during *his* minority.

And further: That the said party of the second part will not, at any time, unlawfully take away

the said Minor, nor cause *him* to be taken away, nor entice nor cause to be enticed the said Minor to

absent *him* self from the services and government of the said party of the first part during the con-

tinuance of this Indenture. And the said party of the first part covenants with the said party of the

second part, that *he* the said party of the first part, will, during the time the said Minor shall remain

with *him* provide the said Minor with comfortable Food and Clothing; and will teach *him* or cause

him to be taught, to Read and Write, and the Principles of common Arithmetic; and also the art

and mystery of *Farming* or such other occupation as may be best suited to *his*

capacity; and also will, at the termination of this Indenture, provide the said Minor with Two good and

decent Suits of Wearing Apparel and a new Bible, in case the said Minor shall so long remain with the

said party of the first part. *Daniel J. Hawkins*

In witness whereof, the Parties to this Indenture have hereunto set their Hands and Seals, the Day

and Year first above written.

{ Sealed, signed, and delivered, }
{ in the presence of }

This is to certify, that I, *Nathan Sackett* of the

above-named *Second Part* do hereby consent to the Conditions

of the above Indenture, on behalf of my *self*, And the said *Isaac H. Sackett*

my Son

Isaac H. Sackett

Barney Shaw
London 1833

Intertures
to Family

1855 New Lebanon N.Y.

This Indenture Made
this Eighth Day of Decr One thousand
Eight hundred and Fifty five-

Between
Barney Shier & D. J. Hawkins
in

The said Barney does agree to ~~reside~~ reside
in the Second Family of Shakers in which the
said Daniel is the Trustee to labor or work
in common with said Family -
and for the consideration of ~~the~~ which the
said Daniel & said Family is to furnish
said ^{Barney with} comfortable Food & Clothing During the
time said Barney shall continue with
said Family & said Barney agrees to com-
ply with all the rules and regulations of said
Family so long as he said Barney shall remain
with the Society without asking or demand-
ing any other compensation whatever -

and said Daniel agrees
to fulfill his agreement as above on the part
of said Family so long as said Barney con-
ducts himself as above and no longer

Signed & sealed & Delivered

in presence of

~~the day of year~~
~~above named~~

Barney ^{his} Shier
mark

D. J. Hawkins



Articles of Indenture

Seth Daley

To

Daniel B. Caplain
The master of the vessel
of the name of the
Executed June 7th 1865.

APPRENTICE'S INDENTURE.

This Indenture witnesseth that Seth Daley of the
town of New Stamford County of Columbia and State
of New York now aged Ten years, having no
parent living hath voluntarily and of his own
free will and accord put and bound himself
apprentice to Daniel J. Hawkins
of the town of New Stamford County and State aforesaid
to learn the art, trade, and mystery of a fer-
mer, and as an apprentice to serve from this date for
and during, and until the full and quiet term of
Eleven years next ensuing, until the said Seth
Daley shall have attained the age of twenty one
years, which will be on the eighteenth day of Sep-
tember 1875; during all which time the said ap-
prentice his master faithfully, honestly and in-
dustriously shall serve, his secrets keep, all law-
ful Commands everwheres readily obey, and
at all times protect and preserve the Goods and
property of his said master, and not suffer
or allow any to be injured or wasted; he shall
not buy, sell or traffic with his own goods, or
the goods of others, nor be absent from his said
masters service night or day, without leave, and in
all things behave himself as a faithful appren-
tice ought to do during the said term.

And the said Daniel J. Hawkins
shall clothe and provide for the said apprentice

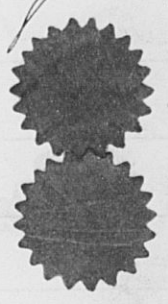
in sickness and in health, and supply him with suitable food and clothing; and shall use and employ the utmost of his Endeavors to teach or cause him, they said apprentice to be taught or instructed in the art, trade or mystery of a farmer; and also cause the said apprentice within such term to be instructed to read and write, and in the general rules of Arithmetic; and at the end of the said term to give the said apprentice a new Bible, also two Suits of Clothes, one for daily wear & the other for the Sabbath. And for the true performance of all and singular the Covenants and agreements, aforesaid, the said parties bind themselves each unto the other jointly & severally by these presents

In witness whereof the parties aforesaid have hereunto set their hands and seals the 4th day of June, 1865

Attest G. K. Daley

Seth Daley
his mark

Daniel J. Hawkins



We the undersigned two of the Justices of the Peace of the Town of New Schann where the above named Seth Daley resides, do certify that the said Seth Daley has no parent living to give consent to the within indenture, and that he has no guardian, and that we the said Justices do consent that

Edwin Kendall Justice of the Peace
Nathaniel Bishop Justice of the Peace

the said Seth Daley, bind himself in and by the said indenture

State of New York
Town of New Schann
On this 4th day of June 1865 before me came the within named Seth Daley to me known to be the person who executed the within contract, and on his private examination before me acknowledged that the said contract was by him made and executed freely and willingly without fear or compulsion
G. K. Daley Notary Public
Co. of N. Y.

in sickness and in health... and supply him
 with suitable food and clothing; and shall use
 and employ the utmost of his P. Inclinations to teach
 or cause him, the said apprentice to be taught or
 instructed in the art, trade or mystery of a farmer;
 and also cause the said apprentice within such
 term to be instructed to read and write, and
 in the general rules of Arithmetic; and at the
 end of the said term to give the said apprentice
 a new Bible, also two Suits of Clothes, one
 for daily wear & the other for the Sabbath.
 And for the true performance of all and singular the
 Covenants and agreements, aforesaid, the said parties
 bind themselves each unto the other family by these
 presents

In witness whereof the parties, aforesaid have here-
 unto set their hands, and seals the 14th day of June,
 1865
 Seth Daley
 His mark

Attest G. K. Daley

Daniel J. Hawkins

We the undersigned two of the Justices of the Peace of
 the town of New Durham where the aforesaid
 Seth Daley resides, do certify that the said Seth
 Daley has no parent living to give consent to the
 said indenture, and that he has no guardian
 and that we the said Justices do consent that

Edwin Kendall Justice
 Nathaniel Bishop of the Peace

Folder 214-3

the said

set in and by

By the undersigned two of the Justices of the Peace of
 the Town of New Lebanon where the above named
 Seth Daley resides, do certify that the said Seth
 Daley has no parent living to give consent to the
 said indenture, and that he has no guardian
 and that we the said Justice's do consent that

Edwin Kendall Justice
 Nathaniel Bishop Peace

the said Seth Daley, said himself in and by
 the said indenture

State of New York
 Town of New Lebanon
 On this ^{1st} day of June 1865 before me came the
 within named, Seth Daley to me known to be the
 person who executed the within contract, and on
 a private examination before me, acknowledged that
 the said contract was by him made and exe-
 cuted freely and willingly without fear or compul-
 sion
 S. C. Daley Notary Public
 W. L. N. Y.

Josephine Burn
Indenture

L15 89. 2. 1. 439

THIS INDENTURE, made the *Seventeenth* day of *December* in the Year of our Lord, One Thousand Eight Hundred and *Seventy* between *Robert M Wagan* of *New Lebanon* County of *Columbia* and State of *New York* of the first part, and *Mary Bunn* of *New York City* County of *New York* and State of *New York* of the second part, and *Josephine Bunn* a Minor, *Daughter* of the said *Mary Bunn* of the third part, witnesseth, That the said Parties have agreed and covenanted, in form, as follows, namely: That the said *Josephine Bunn* aged *Four* years on the *Twelfth* day of *October* last past, by and with the consent of *Her Mother* the party of the second part, hath, of *Her* own free will, placed and bound *Her* self unto the said party of the first part, to be under the care and in the employment of the said party, in whatever may be for the present good and future welfare of the said Minor, until *she* shall arrive at the full age of *Eighteen* years. Provided, nevertheless, that, in case the said Minor shall, at any time during *her* minority, obstinately refuse and continue to refuse whatever the said party of the first part may lawfully require of *her* then, in such case, the said party of the second part covenants and agrees with the said party of the first part to take back the said Minor, upon due notice being given *her* by or from the said party of the first part so to do, without making or requiring any Charge for the Services which the said Minor may have performed for the said party of the first part, or for not keeping the said Minor during *her* minority.

And further: That the said party of the second part will not, at any time, unlawfully take away the said Minor, nor cause *her* to be taken away, nor entice nor cause to be enticed the said Minor to absent *her* self from the services and government of the said party of the first part during the continuance of this Indenture. And the said party of the first part covenants with the said party of the second part, that *he* the said party of the first part, will, during the time the said Minor shall remain with *him* provide the said Minor with comfortable Food and Clothing; and will teach *her* or cause *her* to be taught, to Read and Write, and the Principles of common Arithmetic; and also the art and mystery of *Seamstess* or such other occupation as may be best suited to *her* capacity; and also will, at the termination of this Indenture, provide the said Minor with Two good and decent Suits of Wearing Apparel and a new Bible, in case the said Minor shall so long remain with the said party of the first part.

In witness whereof, the Parties to this Indenture have hereunto set their Hands and Seals, the Day and Year first above written.



R M Wagan
Mary Bunn
Josephine Bunn
Mark

{ Sealed, signed and delivered, }
in the presence of

Benjamin Gates
Robert Valentine

This is to certify, that I, *Mary Bunn Mother* of the above-named *Josephine Bunn* do hereby consent to the Conditions of the above Indenture, on behalf of my *Daughter* the said *Josephine Bunn*

Mary Bunn

I, the undersigned Justice of the Peace, of the City of
New York, Do. Certify that I am satisfied from the evidence of
May Burns Taken before me under Oath that William
Burns Father of the within named Josephine Burn, is dead in
Sworn to before

me this 16th day of
January 1871

Geo B. Senter
Police Justice

4th District New York City