

employer, not exceeding ten pounds current money of this province; and moreover, if they shall see fit, discharge such apprentice or such other person in this article above described, from his or her apprenticeship or service. And if any apprentice or servant under articles or indenture, shall by the covenants thereof be entitled to be provided with wearing apparel, at the expence of his or her master or mistress, the said Justices shall order and direct to be delivered to the discharged apprentice or servant, such apparel as may then have been provided, or such part thereof as the said Justices shall judge to be reasonable and sufficient, or if sufficient apparel shall not have been provided, they may order and direct a further quantity to be provided and so delivered; and on refusal or neglect of any such master or mistress to comply with any such order regarding apparel, the said Justices may award a penalty for such refusal or neglect not exceeding ten pounds current money of this province, to be applied to the purchase of such apparel, and other purposes authorised by law.

7. Every domestic servant, journeyman or labourer hired by time for a month or longer period, and not by the job, intending to leave or depart the service in which he or she may at the time be hired, shall (before the expiration of the time of such service) give or cause to be given eight days notice at the least for every month, that he or she shall originally have been hired, of such his or her intention; provided, that in no case shall more than one month's notice be requisite, and if any of them shall quit their service without giving such notice (although the time thereof may be expired), he or she shall be considered as deserting his or her service, and be punished accordingly: and every master or mistress or employer, shall give the like notice to any such servant, journeyman or labourer, of his or her intention not to retain such servant, journeyman or labourer in employment after the time of service shall be expired.

Provided always, that such notice, although duly given, shall not exempt either party from the due fulfilment of the covenants which by them respectively shall have