THE STATE CHILDREN ACT, 1907.

(No. 31 of 1907.)

ARRANGEMENT.

PART I.—PRELIMINARY.

Sec.		
1	Short	title

- 2. Division.
- 3. Repeal.
- 4. Interpretation.

PART II .-- THE STATE CHILDREN DEPARTMENT.

- 5. State Children Department.
- 6. Secretary.
- Inspectors and other officers.
 Visitors.
- 9. Boarding-out committees.
- 10. General powers of secretary.11. Record of State children to be kept.
- 12. Annual report.

PART III,-INSTITUTIONS.

- 13. Government institutions.
- 14. Subsidised institutions.

- 15. Existing institutions continued.
 16. Manager to be approved.
 17. Institutions may be established for particular religious denominations.

PART IV .- STATE CHILDREN AND CHILDREN'S COURTS.

Constitution and powers of Court.

- 18. Children's Courts.
- 19. Powers of Court.
- 20. Jurisdiction of other courts to cease.
- 21. Children's Courts not to be held in ordinary courts. 22. Exclusion of persons from hearing.

Committal of destitute or neglected children.

- 23. Power to apprehend neglected or destitute children.
- 24. Powers of court with respect to destitute or neglected children. 25. Order for detention.
- 26. How uncontrollable child may be dealt with.

- Sec. 27. Uncontrollable children may charged by Department.
- 28. How convicted children may be dealt with.
- 29. When probationer may be arrested.
 30. Child over sixteen years of age at time of committal may be detained for two years.
- 31. No detention after age of eighteen.
- 32. Institution to which children to be sent.
- 33. Habitual truants.
- 34. Form of order.
- 35. Statement of age and religion to be prima facie evidence.
- 36. Certificate of secretary, etc., indorsed on order to be prima facie evidence.
- 37. State children absconding, etc., may be apprehended without warrant.
 38. Governor may release State child.
- 39. Removal of inmates from one institution to another.
- 40. Governor may extend period of detention.
- 41. The Department or governing author-
- ity may apprentice children.

 42. Secretary or governing aumay place out children. authority
- 43. State children to attend school regularly.
- 44. The apprenticing or placing out of children to be subject to regula-
- 45. Provisions in indentures.
- 46. Wages may be paid into Government Savings Bank.
- 47. Moneys banked may be expended for the child's benefit.
- 48. Secretary or governing authority may recover wages.
 49. Indentures of apprenticeship and
- licenses may be assigned with consent of Minister.
- 50. On death of foster-parent, widow, etc., may nominate new foster-parent.
- 51. Indentures and licenses may be cancelled.
- 52. Change of residence to be notified by foster-parent.
- 53. Notice to be given if child abscords, becomes ill, or dies.
- 54. Penalty for ill-treating State child
- apprenticed, etc.
 55. Department to have general supervision of State children.

(231)

State Children.

- Sec. 56. Apprenticed and placed-out children to be visited.
- Minister may pay for maintenance of child.
- 58. Payments for maintenance of State children to foster-parents.

PART V.-MAINTENANCE OF CHILD-REN BY THEIR RELATIVES.

- Order of liability of near relatives for maintenance of any child.
- 60. On complaint Court to issue summons.
- 61. Court may order payment of maintenance.
- 62. Order to take effect from pronouncement.
- 63. Allegations in complaint prima facie evidence.
- 64. Court may adjudge person to be father of illegitimate child.
- 65. Confinement expenses.
- 66. Attachment of property of persons against whom order is sought.
- 67. Court may make orders for delivery, etc., of attached property.
- 68. Court may require security for compliance with order.
 69. Power to increase amount.
- 70. Orders may be varied, etc., on further inquiry.
- 71. Collection by the police of moneys due to the Department.
- 72. Caveats.
- 73. Warrants may be granted to enforce payment under orders.
 74. Warrant when registered
- to bind land.
- 75. Sale may be by auction or private contract.
- 76. Authority to sell includes power to execute assurances to purchaser.

 77. Warrant may be issued without previous demand.
- 78. Payment under warrant to discharge persons paying.
- 79. Application of moneys received under warrant.

PART VI. - COMMITTAL TO THE CARE OF PRIVATE PERSONS OR SOCIETIES.

- 80. Governor may approve of private per-sons or societies having care of children.
- 81. Manager of societies to be approved by Governor.
- 82. Power of Court to commit to such person or society.
- 83. The person or manager of society to whose care child committed to become gu**ardia**n.

- Sec. 84. New managers to succeed to guardianship.
- 85. Child not to be committed contrary to objection of father on ground of religion.
- 86. Committal by parent. 87. Children may be visited.
- 88. Transmission of guardianship upon
- death or revocation of order. 89. Guardianship to cease on revocation of order.
- 90. Form of order.
- 91. Order of committment sufficient war-rant for detention.
- 92. Power to transfer child to care of Department.
- 93. Child not to be removed out of Western Australia.

PART VII.-LICENSING OF CHILD-REN.

- 94. Issue of licenses.
- 95. Penalty for employing child in contravention of Act.

PART VIII.-LYING-IN HOMES AND FOSTER-MOTHERS.

- 96. Power to assist women in lying-in homes.
- 97. Lying-in homes kept for gain to be licensed.
- 98. Department may license lying-in homes.
- 99. Penalty on keeping unlicensed lyingin homes.
- 100. Foster-mothers to be licensed.
- 101. Department may license fostermothers.
- 102. Penalty on unlicensed foster-mothers. 103. Penalty on licensed foster-mother taking charge of more children than allowed by license.
- 104. Lying-in homes to be opened for inspection.
- 105. Register to be kept by licensee of lying-in home.
- 106. Register to be kept by foster-mother.
- 107. Returns and records.

PART IX.-PROCEDURE, PENALTIES, AND GENERAL PROVISIONS.

- 108. Officer of Department may take part in all trials against children.
- 109. Officer of Department may conduct cases where complaint made.
- 110. Order may be set aside.
- 111. Returns of complaints and convictions,
- 112. Penalty for taking, removing, har-bouring, etc., State children.
- 113. Penalty for communicating children in institutions.

State Children.

mary way.

119. Children employed in a circus. 120. Certain children to travel free on Government railways.

121. Gifts to Minister to be applied for benefit of objects of such gifts.

122. Justices may enforce compliance with orders by fine or imprisonment.

123. Warrant in first instance.

Sec. 124. Whipping.

125. Persons in charge of State children to have privilege of constables.
 126. General penalty.

127. Application of Justices Act, 1902. 128. Forms of proceedings.

129. Order to be a defence to actions.
130. Protection to Department and offi-

131. Appropriation of penalties.

132. Regulations.

133. Regulations to be laid before Parliament and gazetted.

SCHEDULES.

The acts of the Parliament of Western Australia [electronic resource]

Corporate Author: Western Australia

AIATSIS Library, ELECTRONIC ACCESS ONLY vn672744-3x_a.pdf