

9. All moneys to be raised under and by virtue of the preceding Section, and paid for the reception and keeping of such offenders in such School, shall be raised in the same manner in all respects, and subject to the same conditions, as money to be raised by the Justices in Sessions of any such County, or by any Common or City Council of any such City as aforesaid respectively, for defraying the ordinary current expenditure.

10. Whenever, after the passing of this Act, any person shall be convicted of any offence punishable by Law, (except the offence of vagrancy) before any Judge of the Supreme Court of this Province, or before any Inferior Court of Common Pleas or Court of Sessions, or before any Police Magistrate, or before any two or more Justices of the Peace, whose age shall not in the opinion of such Judge or Court exceed the age of fifteen years, then and in every such case it shall be lawful for the Judge or Court, or the Justices of the Inferior Court of Common Pleas, or Court of Quarter Sessions, or any Police Magistrate, or any two or more Justices of the Peace as aforesaid, before or by whom such offender shall be so convicted, in addition to the sentence then and there passed as a punishment for his or her offence, to direct such offender to be sent, at the expiration of such sentence, to some one of the aforesaid Reformatory Schools, the Directors of which shall be willing to receive such offender, and to be there detained for a period not less than one year, and not exceeding five years; and such offender shall be liable to be detained pursuant to such commitment, provided his sentence of imprisonment be for fourteen days at least; provided also, that such Reformatory shall be under the management of persons of the same religious persuasion as the parents or guardians of such Juvenile offender; such person's term of imprisonment for his or her offence to be as far as practicable in strict separation; provided also, that when such offender is committed by any Inferior Court of Common Pleas, or Court of Quarter Sessions, or by any Police Magistrate, or by any two Justices, an appeal may be made against such order of commitment to any Judge of the Supreme Court of this Province, on giving seven days notice of such appeal; and whenever any such appeal shall be so made, and such last mentioned notice shall have been duly given, it shall be lawful for the said Judge of the Supreme Court to entertain the same, and to confirm, reverse or vary the order complained of, or to order that such Juvenile offender shall be sent to some other Reformatory School established under this Act; and such appeal shall not be dismissed upon any point of form.

(A)

Conviction where the Reformatory School is named at the time of Conviction.

To-wit.

Be it remembered, that on the day of in the year of our Lord at in the County of A. B., under the age of fifteen years, to-wit, of the age of years, is convicted before the undersigned, (two) of Her Majesty's Justices of the Peace for the said County, [otherwise if before a Police Magistrate, as the case may be,] for that [etc., stating the offence in the usual manner,] and we (or I, if Police Magistrate, or as necessary,) adjudge the said A. B., for his several offences, to be imprisoned in the [Common Gaol, Provincial Penitentiary,] at in the said County, (and there to be kept at hard labour) for the space of ; and we (or I) also direct, pursuant to an Act to promote and regulate Reformatory Schools for Juvenile offenders in this Province, the said A. B. to be sent, at the expiration of his (or her) said sentence, to the Reformatory School at in the County of (The Directors or Managers thereof being willing to receive him (or her) therein,) and there detain for the space of , commencing from the day of next, [the date of the expiration of the sentence.] Given under our (or my) hands and seals, the day and year first above mentioned, at in the County aforesaid.

J. S. (L.S.)
L. M. (L.S.)

(B)

Commitment after the last Conviction.

To-wit.

To the High Sheriff of and to the Keeper of the (Provincial Penitentiary) at , in the said (County) of .

Whereas A. B., late of (labourer,) under the age of fifteen years, to-wit, of the age of years, was this day duly convicted before the undersigned, (two) of Her Majesty's Justices of the Peace in and for the said (County) of , (or otherwise, as the case may be,) for that [etc. stating the offence in the Conviction,] and it was thereby adjudged that the said A. B., for his said offence, should be imprisoned in the (Common Gaol or Provincial Penitentiary) at , in the said (County, and there kept to hard labor,) for the space of , and it was also thereby directed, pursuant to this Act to promote and regulate Reformatory Schools for Juvenile offenders, that the said A. B. should be sent, at the expiration of his said sentence, to the Reformatory School at , in the County of . (The Directors or Managers thereof being willing to receive him therein,) there to be detained for the period of , commencing from the day of next, (the date of the expiration of the sentence.) These are therefore to command you, the said (Sheriff) of , to take the said A. B. and him safely convey to the Common Gaol of the County of aforesaid, and there to deliver him to the (Keeper of the Gaol thereof, or Keeper of the Provincial Penitentiary,) together with this Precept; and we do hereby command you, the said Keeper of the

said , to receive the said A. B. into your custody, in the said , there to imprison him (and keep him to hard labour) for the space of ; and we further command you, the said Keeper, to send the said A. B., at the expiration of his said sentence, to the said Reformatory School at aforesaid; and for so doing this shall be your sufficient Warrant. Given under our hands and seals, this day of in the year of our Lord at in the County of aforesaid.

J. S. (L.S.)
L. M. (L.S.)

11. It shall not be necessary at the time of passing sentence for any such Judge or Court to name the particular School to which such offender is to be sent, but may direct the offender to be sent to such School, (being a School certified under this Act,) if the Directors receive him, at any time before the expiration of the term of imprisonment.

12. Any such Court having made an order under the Act for sending any offender to any Reformatory, may make a supplemental order at any time before the term of imprisonment expires, exchanging the name of the Reformatory for the name of any other Reformatory, provided the Directors be willing to keep such offender, and such offender shall be sent to such last mentioned School accordingly, and the expenses of conveying such offenders sentenced under this Act, shall be charged and chargeable upon the County from which such offender shall be sent; and it shall be the duty of the Keeper of the Prison or Penitentiary having the custody, under sentence, of any Juvenile offender who is ordered to be sent to any Reformatory, to forward with him a duplicate or copy of the Warrant of Commitment and a memorandum thereunder written, signed by such Keeper, identifying the person of said Juvenile offender, which shall be a sufficient authority for the detention of such offender in such Reformatory.

13. Any Juvenile offender so directed to be detained as aforesaid in any such Reformatory School, who shall abscond therefrom, or wilfully neglect or refuse to abide by and conform to the rules thereof, shall, on conviction of such offence before any Justice of the Peace, or Police Magistrate acting in and for the County or City wherein the said offender shall actually be at the time he or she shall so abscond, or neglect, or refuse as aforesaid, upon the proof thereof made before him upon the oath of one credible witness, by warrant under his hand and seal, to commit the party so offending, for every such offence, to any Gaol of the said County or City, or to the Provincial Penitentiary, with or without hard labor, for any period not exceeding six calendar months, such period of imprisonment to be passed as far as practicable in strict separation; and such offender shall, at the termination of said imprisonment, be transmitted to the same Reformatory to which he or she was originally sentenced, if the Directors shall be then willing to receive such offender, there to complete the full term of his or her original sentence.

14. In every case in which any Juvenile offender shall be sentenced to be detained in a Reformatory School under this Act, the Commitment under which he or she shall be so sentenced, shall direct the proper officer of the Court to issue his Certificate of the said sentence, which shall be conclusive evidence thereof; and in every case of such sentence as aforesaid, the parent of such offender shall, if of sufficient ability, be liable to contribute to his or her support and maintenance, a sum not exceeding one dollar per week; and it shall be lawful for any Justice or Justices of the Peace in the County in which such parent shall reside, or for any Police Magistrate in any Parish, City or County in which such parent shall reside, upon the complaint of the Directors of the Reformatory or School in which the offender is placed, or of the Superintendent thereof, to summon the parent, as the case may be, and on the hearing of such summons, whether the parent summoned shall appear or not, to examine into his or her ability to contribute to such offender's support or maintenance, and to make an order upon him or her for such weekly payment, not exceeding one dollar per week, as shall seem reasonable, during the whole or any part of the detention of such Juvenile offender in such Reformatory School; such payment to be made at such times as by such order may be directed, to the said Superintendent, who shall receive the same and pay the same to the Directors of the said Reformatory School, to be by them applied for the support of the said Juvenile offender; but the parent, or the person so authorized to take proceedings as aforesaid, may respectively at any time apply to any Justice or Justices, or Police Magistrate for any City, Parish or County in which such parent resides, or in which such Reformatory is situate, on giving one week's notice in writing of such application, and of the time and place of such application, to diminish the said weekly sum so paid by said parent under such order as aforesaid, or to increase it to an amount not exceeding one dollar; and upon enquiry into the matter the weekly sum may be diminished or increased, or the parent may be released altogether from such payment; such order to be without prejudice to any future order which, on any further enquiry into the circumstances and ability of the said parent, may appear to be just and reasonable; and in case default be made for the space of fourteen days in payment of any sum of money which may have become due and payable by such parent, the same shall in every case be levied on the goods and chattels of the defendant, by distress and sale thereof; and in default of goods or chattels whereon to levy, then such Justice or Magistrate to commit the defendant to the Common Gaol for any term not exceeding ten days, unless the sum to be paid, and all costs and charges of the distress and of the commitment