## BOMBAY ACT No. LXXI OF 1948.1

# \*[THE BOMBAY CHILDREN ACT, 1948].

[Received the assent of the Governor General on the 23rd day of December 1948; assent first published in the *Bombay Government Gazette*, Part IV, on the 31st day of December 1948.]

Amended by Bom. 53 of 1949.

Adapted and modified by the Adaptation of Laws Order, 1950.

Amended by Bom. 23 of 1951.

Amended by Bom. 8 of 1954.

Adpated and modified by the Bombay Adaptation of Laws (State and Concurrent Subjects) Order, 1956.

Adapted and modified by the Maharashtra Adaptation of Laws (State and Concurrent Subjects) Order, 1960.

Amended by Mah. 38 of 1963.

" " 31 of 1966.

" , 54 of 1975 (26-1-1986).†
" 11 of 1976 (14-4-1976).†

An Act to consolidate and amend the law for the custody, protection, treatment and rehabilitation of children and youthful offenders and for the trial of youthful offenders in the <sup>2</sup>[State of Maharashtra].

WHEREAS it is expedient to consolidate and amend the law for the custody, protection, treatment and rehabilitation of children and youthful offenders and for the trial of youthful offenders in the <sup>2</sup>[State of Maharashtra] and for certain other purposes specified herein; It is hereby enacted as follows:—

## PART I

#### PRELIMINARY

1. (1) This Act may be called the Bombay Children Act, 1948.

Short title and extent.

<sup>3</sup>[(2) It extends to the whole of the State of Maharashtra.]

2. Section 1 shall come into force at once. The rest of the Act, or any provision Commence-thereof, shall come into force in any area on such date as the 4[State] Government ment. may, by notification in the Official Gazette, 5[specify:

Mah. Provided that on the commencement of the Bombay Children (Extension and XXX-Amendment) Act, 1963, all the provisions of this Act (except Parts V and VI thereof of) shall also come into force in each of the areas in which the Central Provinces and 1963. Berar Children Act, 1928, or the Hyderabad Children Act, 1951, was in force imme-C. P. diately before such commencement.].

and Berar Act X of 1928. Hyd. Act XXX-II of

1951.

\* This Act was extended to the rest of the State of Maharashtra (vide Mah. 38 of 1963, s. 2).

† This indicates the date of commencement of the Act.

These words were substituted for the words "Province of Bombay" by Mah. 38 of 1963, s.3.

This portion was substituted for the word "specify" by Mah. 38 of 1963, s. 5.

<sup>&</sup>lt;sup>1</sup> For statement of Objects and Reasons, see Bombay Government Gazette, 1948, Part V, page 421-

<sup>Sub-section (2) was substituted, ibid., s. 4.
This word was substituted for the word "Provincial" by the Adaptation of Laws Order, 1950.</sup> 

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Saving. 3. The 'State' Government may, by notification in the Official Gazette, direct that all or any of the provisions of the Act shall not apply to any class of children or youthful offenders in the whole of the 2 State of Maharashtral or in any particular area.

Definitions.

- 4. (1) In this Act, unless there is anything repugnant in the subject or context—
  - (a) "adult" means a person who is not a child;
- 3[(a1) "after-care" means care during the period of release on licence of child from an Approved Centre or Approved Institution or any other institution under this Act:
- (a2) "After-care Home or Hostel" means an institution established and maintained or recognised under sub-section (3) of section 25 of this Act;
- (a3) \*" Approved Centre" means an industrial school or other educational institution established and maintained under sub-section (1) of section 25 of this
- (a4) \*" Approved Institution " means any industrial school or other educational institution recognised under sub-section (2) of section 25 of this Act;
- <sup>4</sup>[(b) "begging" means begging as defined in the Bombay Prevention of Begging Bom. X of Act, 1959; 1960.
- (c) "brothel" means a brothel as defined in the Suppression of Immoral CIV Traffic in Women and Girls Act, 1956;] 1956.
- <sup>6</sup>[(e) "child" means a boy who has not completed the age of sixteen years, or a girl who has not completed the age of eighteen years;
- (ee) "Classifying Centre" means an institution established and maintained under section 27 of this Act;]
- (f) "dangerous drug" means any article defined as "dangerous drug" in the II of Dangerous Drugs Act, 1930:
- (g) "final order" means an order passed by a juvenile court or any court empowered under section 8 to exercise the powers of a juvenile court, under the following sections, namely: 45 to 47, 71 to 76, 79, 81 to 84, 90 to 92, 101 and 103;
- 7(h) "fit person" in relation to the care of any child means an individual who, in the opinion of the Court, is willing and fit to take proper care of a child:
- (i) "guardian" in relation to a child or youthful offender includes any person who in the opinion of the court having cognizance of any proceedings in relation to the child or youthful offender has for the time being the actual charge of, or control over, the said child or youthful offender;
- (i) "immoral behaviour" includes any act or conduct which is indecent or obscene:
  - (k) "Juvenile Court" means a court established under section 7 of this Act;
- 8[(ka) \*" Observation Home" means a place which has been declared by the State Government to be an Observation Home under section 26 of this Act;]

These clauses were inserted by Mah. 54 of 1975, s. 2 (1).

\* Section 61 of Mah. 54 of 1975 has been reproduced on the next page.

Clauses (b) and (c) were substitued by Mah. 38 of 1963, s. 7(1).
Clause (d) was deleted by Mah. 54 of 1975, s. 2(2).

6 Clauses (e) and (ee) were substituted for clause (e), ibid, s. 2 (3).

<sup>7</sup> Clause (h) was substituted, ibid, s. 2(4). <sup>8</sup> Clause (ka) was inserted, ibid, s. 2(5).

<sup>&</sup>lt;sup>1</sup> This word was substituted for the word "Provincial" by the adaptation of Laws Order, 1950. <sup>2</sup> These words were substituted for the words "Bombay area of the State of Maharashtra" ibid., s. 6.

- (1) "Place of safety" includes 1[an Observation Home] or 2[any other suitable place or istitution declared by an officer duly authorized by the State Government in this behalf] the occupier or manager of which is willing temporarily to receive a child or where Isuch Observation Home] or other suitable place or institution is not available, in the case of a male child only, a police station in which arrangements are available or can be made for keeping children in custody separately from other offenders:
  - (m) "prescribed" means prescribed by rules made under this Act;
- (n) "probation of good conduct" means the release of a youthful offender on probation of good conduct on his personal recognizance. The expression 'probation of good conduct order' shall be construed accordingly;
- <sup>3</sup>[(o) " prostitution" means prostitution as defined in the Suppression of Immoral of Traffic in Women and Girls Act, 1956;] 1956.
  - (p) " society" means a body or association of individuals, whether incorporated or not;
  - (q) "supervision" means the placing of a child under the control of a 4[\*Child Welfare Officer (Probation)] or other person for the purpose of securing propercare and protection of the child by his parent, guardian, relation or any other fit person to whose care the child has been committed. The expression 'supervision order' shall be construed accordingly;

<sup>2</sup> These words were substituted for the words "any other suitable place or institution" ibid.,

s. 2(6)(ii).

<sup>3</sup> Clause (0) was substituted by Mah. 38 of 1963, s. 74 (2). <sup>4</sup> These words and brackets were substituted for the words. "probation officer" by Mah. 54 of 1975, s. 2 (7).

\* Section 61 of Mah. 54 of 1975 reads as follows:-

"61. (1) On the establishment of an Observation Home, Approved Centre and on the appoint- Construction ment of the Child Welfare Officer (Probation) and Director (Welfare), for the expression- of references mentioned in column (1) of the Table hereunder occurring in any law for the time being in force, in enactor in any instrument or other documents, there shall be substituted the expressions, respectively, ments or mentioned against them in column (2) of the said Table.

TABLE

(1)			(2)		
				Approved Centre Observation Home	
				Observation Home	

Fit person institution or approved place .. Approved Institution Child Welfare Officer (Probation) Probation Officer Chief Inspector of Certified Schools Director (Child Welfare)

## (2) On the commencement of this Act-

Certified School Remand Home

- (a) all rights, liabilities and obligations of Certified Schools and fit person Institutions (including those under any agreement or contract) in relation to the administration of this Act, shall be deemed to be the rights, liabilities and obligations of the Approved Centres and approved institutions, repectively;
- (b) all proceedings and matters pending before the Chief Inspector of Certified Schools Inspectors and Assistant Inspectors of Certified Schools and Probation officers under the provisions of this Act, immediately before such commencement shall be deemed to be proceedings and matters pending before the Director (Child Welfare) or Deputy Director (Child Welfare) the Assistant Director (Child Welfare) and Child Welfare Officer (Probation), respectively and such proceedings and matters shall be continued and disposed of under the provisions of this
- (c) all proceedings or matters brought before any Court under this Act by a Probation Officer shall be deemed to be brought before such Court by the Child Welfare Officer (Probation)."

<sup>&</sup>lt;sup>1</sup> These words were substituted for the words " a remand home" and " such remand home ". respectively, by Mah. 54 of 1975, s. 2 (6) (i).

- (s) "youthfull offender" means any child who has been found to have committed an offence.
- (2) Words and expressions used and not defined in this Act but defined in the Code of Criminal Procedure, 1898,\* shall have the meanings assigned to them in V of that Code.

5. For the purposes of this Act, a person shall be deemed to be a child, if at of proceed the time of the initiation of any proceedings against him under this Act or at the ings against time of his arrest in connection with which any proceedings are initiated against accompleting him under this Act with process and the against the against the against the against the against thin Act with process and the against the against the against thin the against the against thin the against the against thin the against the agains child on his him under this Act, such person <sup>2</sup>[has not completed the age] as specified in clause (e) specified age. of section 4:

> Provided that if during the course of the proceedings under this Act such person 3[completes the age] specified in the said clause, the proceedings already commenced shall be continued and orders may be passed in respect of such person under this Act as if such person was a child notwithstanding anything to the contrary in this Act.

6[Provisions 6. <sup>5</sup>[(1)] The provisions of the Reformatory Schools Act, 1897, and of sections VIII of Act VIII 29B and 399 of the Code of Criminal Procedure, 1898\*, shall cease to apply to any of sof V of 1998 area in which Parts II to XI of this Act have been brought into operation. 1897. V of and of CV of 1898. 1956 not

<sup>5</sup>[(2) Any youthful offender detained in a reformatory school in any area in purto apply suance of an order made under the Reformatory Schools Act, 1897, who continues VIII to area in stance of an order made under the Retornatory schools Act, 1897, who continues vi which this to be detained therein on the date on which that act ceases to apply to such area of Act is shall, as from that date, be deemed to have been detained under an order made under 1897. brought into this Act as if he had been orginally ordered to be detained in 7[an Approved Centre] operation or and the reformatory schools in which he is detained shall be deemed to be 7[an

to any Approved Centre] established under this Act and the provisions of this Act shall, Centrel so far as may be, apply in respect of such offender, accordingly.

(3) The Women's and Children's Institutions (Licensing) Act, 1956, shall not CV apply to any industrial school established, any industrial school or educational of institution certified, any place declared as 8[an Observation Home], any institution 1956. or association recognised as approved place 9 or Observation Home or Approved institution, under this Act.

<sup>1</sup> Clause (r) was deleted by Mah. 54 of 1975,s. 2(8).

<sup>3</sup> These words were substituted for the words "atains the age" *ibid*, s. 3 (2).

<sup>4</sup> This word was substituted for the word "attaining," ibid., s 3(3).

\*See now the Code of Criminal Procedure, 1973 (2 of 1974).

<sup>&</sup>lt;sup>2</sup> These words were substituted for the words "has not attained the age" ibid s. 3 (i).

<sup>&</sup>lt;sup>5</sup> Section 6 was re-numbered as sub-section (1) and sub-sections (2) and (3) were added by Mah. 38 of 1963, s. 8(1).

<sup>6</sup> This marginal note was substituted *ibid*, s. 8 (2).

7 These words were substituted for the words" a certified schools" by Mah.54 of 1975, s. 4(1).

8 These wores were substituted for the words "a remand home" and "or fit person institution, or any voluntary home recognised," respectively, *ibid*, s. 4(2).

9 These words were substituted for the words "certified school," *ibid*, s. 4(3).

## PART II

POWERS AND FUNCTIONS OF COURTS HAVING JURISDICTION UNDER THE ACT.

- 7. For the purposes of this Act, the 'State Government may, by notification Juvenile in the Official Gazette, establish one or more juvenile courts for any local area.
- 8. The powers conferred upon a juvenile court under this Act shall, subject to Courts the provisions thereof, be also exercisable by the following courts, whether trying empowered any case originally, or on appeal or in revision, as the case may be to exercise powers of (a) the High Court, juvenile

(b) a Court of Session,

- (e) a salaried Presidency Magistrate.
- (f) a salaried Magistrate of the First Class.

9. 3 Save as otherwise provided in this Act or any law for the time being in force Powers relating to lunacy or leprosy,—]

courts.

- (1) where a juvenile court has been established for any local area, such court other courts shall try all cases in which a child is charged with the commission of an offence mentioned in and shall deal with and dispose of all other proceedings under this Act, but shall section 8. not have power to try any case in which an adult is charged with an offence under Part VI of this Act;
- (2) where a juvenile court has not been established for any local area, no court other than courts empowered under section 8 to exercise the powers of a juvenile court shall have power to try any case in which a child is charged with the commission of an offence or to deal with or dispose of any other proceedings under this Act.
- 10. (1) Notwithstanding anything contained in section 239 of the Code of No joint trial 1898. Criminal Procedure, 1898\* or any other law for the time being in force, no child of child and shall be charged with or tried for any offence together with an adult if a juvenile where court has been established for the area where the trial of such case is to take place.

iuvenile

- (2) If a child is accused of an offence for which under section 239 of the Code of court exists. Criminal Procedure, 1898,\* or any other law for the time being in force, such child and the adult could, but for the provisions of sub-section (1), have been tried together the court taking cognizance of the offence shall direct separate trials of the child and the adult; if a juvenile court has been established for the local area the child shall be tried by the juvenile court and the adult shall be tried separately by a court having jurisdiction to try the offence.
- 11. A juvenile court and in a case in which a child is not being tried jointly with Procedure in 1898. an adult, a Magistrate empowered under section 8 to excercise the powers of a appealable a juvenile court shall, as far as practicable and subject to the provisions of this Act, summons follow the procedure provided by the Code of Criminal Procedure, 1898,\* for sum-followed by mary trials in summons cases in which an appeal lies.

courts and magistrates courts in trials of children.

<sup>&</sup>lt;sup>1</sup> This word was substituted for the word "Provincial" by the Adaptation of Laws Order, 1950. 
<sup>2</sup> Clauses (c) and (d) were deleted by Bom. 23 of 1951, s. 2, Schedule, Part III.
<sup>3</sup> These words were substituted for the words "Save as otherwise provided in this Act,—" by Mah. 54 of 1975, s. 5.

<sup>\*</sup> See now the Code of Criminal Procedure, 1973 (2 of 1974).

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- 12. (1) A juvenile court shall hold its sittings at such places, on such days and Sitting, etc. of juvenile in such manner as may be prescribed. courts, etc.
  - (2) In the trial of a case in which a child is charged with an offence and is not being tried jointly with an adult a court shall, as far as may be practicable, sit in a different building or room from that in which the ordinary sittings of the court are held, or on different days, or at different times from those at which the ordinary sittings of the court are held.

to sessions in

13. In the trial of a case in which a child is being tried together with an adult committed in accordance with the provisions of this Act, if the magistrate trying the case comes a case to be to the conclusion that the case is a fit one for committal to the court of session. committed he shall separate the case in respect of the child from that in respect of the adult to sessions and shall direct the adult alone to be committed to the court of sessions for trial and shall proceed with the trial of the case in respect of the child notwithstanding anything in the Code of Criminal Procedure, 1898,\* or any other law for the time Vof being in force.

- 14. Notwithstanding anything contained in any law for the time being in force, of legal a legal practitioner shall not be entitled to appear in any case or proceeding before before a juvenile court, unless the juvenile court is of opinion that in public interests the juvenile appearance of a legal practitioner is necessary in such case or proceeding and courts authorises, for reasons to be recorded in writing, a legal practitioner to appear in such case or proceeding.
- Presence of persons in courts.
  - 15. Save as provided in this Act, no person shall be present at any sitting of juvenile a juvenile court except—
    - (a) the members and officers of the court,
    - (b) the parties to the case before the court and other persons directly concerned in the case including the Police Officers,
      - (c) such other persons as the court specially authorises to be present.

Withdrawal

- 16. If at any stage during the course of a trial of a case or proceeding, a juvenile of persons court considers it expedient in the interest of the child to direct any person including from juvenile courts considers it expecient in the interest of the child to direct any person including courts, the parent, guardian or the spouse of the child or the child himself to withdraw, the court shall be entitled to give such direction and thereupon such person shall withdraw. If any person refuses to withdraw, the court may take steps to remove him.
- 17. If at any stage during the course of the trial of a case or proceeding, the with attend- juvenile court is satisfied that the attendance of a child is not essential for the purance of child. poses of the hearing of the case or proceeding, the court may dispense with his attendance and proceed with the trial of the case in the absence of the child.

18. If at any stage during the course of a trial of a case or proceeding in relation of persons to an offence against, or any conduct contrary to, decency or morality, a child is from court summoned as a witness, any court trying the case or holding the proceeding may examined as direct such persons as it thinks fit, not parties to the case or proceeding, their legal witness, advisers and the officers concerned with the case or proceeding to withdraw. Such persons shall then withdraw. If any person refuses to withdraw the court may take steps to remove him.

<sup>\*</sup> See now the Code of Criminal Procedure, 1973 (2 of 1974).

- 19. (1) Where a child brought before a court under this Act has a parent or Attendance guardian, such parent or guardian may in any case, and shall, if he can be found at court of and if he resides within a reasonable distance, be required to attend the court before child charged which any proceeding is held under this Act, unless the court is satisfied that it will be with offence, unreasonable to require his attendance.
- (2) The parent or guardian whose attendance shall be required under this section shall be the parent or guardian having the actual charge of, or control over, the child:

Provided that if such parent or guardian is not the father, the attendance of the father may also be required.

- (3) The attendance of the parent of a child shall not be required under this section in any case where the child was, before the institution of the proceedings, removed from the custody or charge of his parent by an order of a court.
- 20. (1) When a child who has been brought before a court under any of the Committal to provisions of this Act is found to be suffering from a disease requiring prolonged approved medical treatment or physical or mental complaint that will respond to treatment place of the court may send the child to <sup>1</sup>[an Observation Home] or to any other place recog- ing from nised to be an approved place in accordance with the rules made under this Act for dangerous such period as it may think necessary for the required treatment.

disease and its future

- (2) Where a child is found to be suffering from leprosy or is of unsound mind, disposal. III of he shall be dealt with under the provisions of the Lepers Act, 1898, or the Indian 1898. Lunacy Act, 1912, as the case may be. 1912.
  - (3) Where a court has taken action under sub-section (1) in the case of a child suffering from an infectious or contagious disease, the court before restoring the said child to his partner in marriage, if there has been such or to the guardian, as the case may be, shall where it is satisfied that such action will be in the interest of the said child call upon his partner in marriage or the guardian, as the case may be, to satisfy the court by submitting to medical examination, that such partner or guardian will not re-infect the child in respect of whom the order has been passed.
  - 21. For the purpose of any order which a court has to pass under this Act, the Factors to court shall have regard to the following factors :-
    - (a) the character and age of the child,
    - (b) the circumstances in which the child is living,
    - (c) the reports made by the <sup>2</sup>[Child Welfare Officer (Probation)] and
    - (d) such other matters as may, in the opinion of the court, require to be taken into consideration in the interests of the child:

Provided that where a youthful offender is found to have committed an offence, the above factors shall be taken into consideration after the court has recorded a finding against the youthful offender that he has committed the offence.

The report of the <sup>3</sup>[Child Welfare Officer (Probation)] or any other report Reports of considered by the court under section 21 shall be treated as confidential:

Provided that if such report relates to the character, health or conduct of, or (Probation)] the circumstances in which, the child or parent is living, the court may, if it thinks and expendient, communicate the substance thereof to the child or parent concerned, other reports as the case may be, and may give the child or parent an opportunity to produce confidential. evidence as may be relevant to the matters stated in the report.

4[Child Welfare Officers

be taken into

consideration

in passing orders by

courts.

<sup>&</sup>lt;sup>1</sup> These words were substituted for the words "a remand home" by Mah. 54 of 1975, s. 6.

<sup>&</sup>lt;sup>2</sup> These words and brackets were substituted for the words "Probation Officer", *ibid*, s. 7.

<sup>3</sup> These words and brackets were substituted for the words "Probation Officer", *ibid*, s. 8(1).

<sup>4</sup> These words and brackets were substituted for the words "Probation Officer", *ibid*, s. 8(2).

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23. No report in any newspaper, magazine or news-sheet of any case or proceedon publica ing in any court [under any Act] in which a child is involved shall disclose the name, tion of address or school or include any particulars calculated to lead to the identification addresses, of any such child, nor shall any picture be published as being nor including a picture etc. of of any such child:

Provided that for reasons to be recorded in writing the court trying the case or involved in cases of holding the proceeding may permit the disclosure of any such report, if in its opinion proceedings such disclosure is in the interests of child welfare and is not likely to affect adversely <sup>2</sup>[under any the interest of the child concerned. Act.]

24. Except as expressly provided under this Act or the rules made thereunder, Provisions of Criminal the procedure to be followed in the trial of cases and the conduct of proceedings Procedure under this Act shall be in accordance with the provisions of the Code of Criminal V of \*Code, 1898, to apply to Procedure, 1898.\* 1898. trial of cases and conduct

## PART III.

# <sup>3</sup>[Approved Centres, Approved Institutions, Classifying Centres and OBSERVATION HOMES.]

Approved <sup>4</sup>[25. (1) The State Government may establish and maintain industrial schools Centres, Approved and other educational institutions for the reception of children and youthful Institutions offenders.

and After-

of proceedings under the Act

> unless excluded.

- (2) The State Government may prescribe conditions under which any private or Hostels, industrial school or other educational institution may be recognised as an Approved Institution for the reception of children or youthful offenders.
  - (3) The State Government may establish and maintain or recognise any institution to be an After-care Home or Hostel for the reception and rehabilitation of children and youthful offenders during the period of their after-care.

The <sup>5</sup>[State] Government may, by notification in the Official Gazette, declare Declaration of places any particular place as <sup>6</sup>[an Observation Home] for the purposes of this Act. Observation Homes.]

Establishing Centres.

8[27. The State Government may establish and maintain Classifying Centres ment and in the prescibed manner for the observation and proper classification of children maintenance of Classify- and youthful offenders committed to them under this Act.]

Management Approved Institutions.

28. (1) For the control and management of every Approved Centre or Afterof Approved care Home or Hostel established and maintained by the State Government, Centres, Care Home of Hoster established and maintained by the State Government, After-care a Superintendent and a Committee of Visitors shall be appointed by the State Hostels or Government and such Superintendent and Committee shall be deemed to be the Homes and managers thereof for the purposes of this Act.

<sup>1</sup> These words were substituted for the words "under this Act" by Mah. 54 of 1975, s. 9(a).

<sup>2</sup> These words were substituted for the words "under the Act", ibid, s. 9(b).

<sup>3</sup> This Heading was substituted for the heading "Certified Schools, Remand Homes and other Institutions", *ibid*, s. 10.

4 Section 25 was substituted, *ibid*, s. 11.

<sup>5</sup> This word was substituted for the word "Provincial" by the Adaptation of Laws Order, 1950,

6 These words were substituted for the words "a remand home" by Mah. 54 of 1975, s. 12(1).
7 These words were substituted for the words "Remand Homes", ibid, s. 12(2).

8 Section 27 to 30 were substituted, ibid, s. 13. \* See now Code of Criminal Procedure, 1973 (2 of 1974).

- (2) Every Approved Institution and After-care Home or Hostel, recognised by the State Government shall be under the management of a governing body or managing body, the members of which shall be deemed to be the managers of the institution for the purposes of this Act.
- 29. (1) The manager of an Approved Centre or of an Approved Institution Privileges shall be consulted by the authorities of a Classifying Centre before any child is sent and liabilities of managers.

(2) The managers of an Approved Institution may decline to receive any child sent to it by a Classifying Centre under this Act:

Provided that, where an Approved Institution has once accepted any child, it shall be bound to teach, train, lodge, clothe and feed him during the whole of the period for which he is liable to be detained in the institution, or until the withdrawal or resignation of the recognition of the institution.

30. Any registered medical practitioner empowered in this behalf by the State Medical Government may visit any Classifying Centre, Approved Centre, Approved Institu-tion or After-care Home or Hostel at any time with or without notice to its managers. tion or After-care Home or Hostel at any time with or without notice to its managers Centres, in order to report to the Director (Child Welfare) on the health of the inmates Approved therein and the sanitary condition of the Centre. Institution or Home or Hostell

Centres or Institutions and Aftercare Homes or Hostels.

31. (1) The '[State] Government if dissatisfied with the conditions, rules, Power of management or superintendence of <sup>2</sup>[an Approved Institution or recognised After-care [State]<sup>1</sup> management or superintendence of an Approved Institution or recognised Alter-care Government Home or Hostel] may at any time by notice served on the managers of the Government to withdraw 3[Institution or Home or Hostel] declare that the 4[the recognition thereof] is with-13[recognidrawn as from a date specified in the notice and on such declaration the withdrawal tion and to [of the recognition] shall take effect and [the Institution or Home shall cease to take over management be an Approved Institution or Homel.

- (2) The '[State] Government may, instead of withdrawing '[the recognition] under sub-section (1), by notice served on the manager of the \*[Institution], prohibit the admission of children or youthful offender to the 8[Institution] for such time as may be specified in the notice or until the notice is revoked.
- 9[(3) The State Government, if dissatisfied with the conditions, rules, management or superintendence of an Observation Home, may at any time by notice served on the managers of that institution and after giving the managers a reasonable opportunity of being heard, cancel the declaration of that institution as an Observation Home, and shall by an order in writing take over the management of the institution in the prescribed manner for a temporary period not exceeding five years or for special reasons to be recorded in writing such further period not exceeding two years as may be specified in the order.
- (4) Whenever the management of any institution is taken over under sub-section (3), every person in charge of the management of such institution immediately before its management is taken over shall deliver possession of the property and funds of the institution to such officer as may be authorised by the State Government in this behalf.

<sup>&</sup>lt;sup>1</sup> This word was substituted for the word "Provincial" by the Adaptation of Laws Order, 1950. <sup>2</sup> These words were substituted for the words "a Certified School" by Mah. 54 of 1975, s. 14(1)(a).

These words were substituted for the word "school" ibid, s. 14(1)(b).

<sup>&</sup>lt;sup>4</sup> These words were substituted for the words "certificate of the school" *ibid*, s. 14(1)(c).
<sup>5</sup> These words were substituted for the words "of the certificate", *ibid*, s. 14(1)(d).
<sup>6</sup> These words were substituted for the words "the school shall cease to be a certified school"

ibid, s. 14(1)(e).

These words were substituted for the words "a certificate" ibid, s. 14(2)(a).

<sup>8</sup> This word was substituted for the word "school", ibid, s. 14(2)(b).

<sup>&</sup>lt;sup>9</sup> Sub-sections (3) to (6) were inserted, *ibid*, s. 14(3).
<sup>10</sup> These words were substituted for the word "Certificate", *ibid*, s. 14(5).

- (5) During such period as the institution remains under the management of the State Government,-
  - (a) the service conditions applicable to the employees of the institution immediately before the date on which the management was taken over, shall not be varied to their disadvantage:
  - (b) all facilities which the institution had been affording immediately before such management was taken over, shall continue to be afforded;
  - (c) the property and funds of the institution, if any, shall continue to be available to the State Government for being utilised or, as the case may be, spent for the purposes of the institution; and
  - (d) no resolution passed at any meeting of the management of such institution shall be given effect to unless approved by the State Government.
- (6) After the expiry of the period for which the management of such institution has been taken over, the State Government shall hand over the institution together with the property and the funds of the institution to the management concerned]:

Provided that before the issue of a notice under sub-section (1), 4[(2) or (3)] a reasonable opportunity shall be given to the managers of the 2[institution] to show cause why the <sup>3</sup>[recognition] may not be withdrawn or admission the <sup>2</sup>[institution] may not be prohibited 4 or, as the case may be, the declaration of the Institution as the Observation Home may not be cancelled or the management of the Institution may not be taken over.

Resignation managers.

- 32. The managers of 5[an Approved Institution] may, on giving six months' notice of 10[re- in writing to the 6[State] Government through the 7[Director (Child Welfare)] of their cognition] by intention so to do, 8[resign the recognition of the institution] and accordingly at the expiration of six months from the date of notice, unless before that time the notice is withdrawn 9[the resignation of recognition shall take effect, and the institution shall cease to be an Approved Institution].
  - Effect of 33. A child or youthful offender shall not be recieved into <sup>11</sup>[an Approved withdrawal Institution under this Act after the date of the receipt by the managers of the in[Instior resigna- institution, mider this Act after the date of the receipt by the managers of the — institution of tution of tution of a notice of withdrawal of the 12 [recognition] or after the date of a notice <sup>12</sup>[recogni- of resignation of the <sup>12</sup>[recognition]: tion].

Provided that the obligation of the managers to teach, train, lodge, clothe and feed any children or youthful offenders detained in the school at the respective dates aforesaid shall, except so far as the '[State] Government otherwise directs, continue until the withdrawal or resignation of the certificate takes effect.

This word was substituted for the word "school", *ibid*, s. 14(4)(b).

This word was substituted for the word "certificate", *ibid*, s. 14(4)(c).

These words were substituted for the words "as the case may be", *ibid*, 14(4)(d).

These words were substituted for the words "a certified school" *ibid*, s. 15(1).

This word was substituted for the Word "Provincial" by the Adaptation of Laws Order, 1950.

These words and brackets were substituted for the words "Chief Inspector of Certified Schools"

11 These words were substituted for the words "a certified school" and "school" respectively ibid, s. 16(1).

12 This word was substituted for the word "certificate", ibid, s. 16(2).

<sup>&</sup>lt;sup>1</sup> This word, brackets and figures were substituted for the word, bracktes and figure "or (2)" by Mah. 54 of 1975, s. 14(4)(a).

by Mah. 54 of 1975, s. 15(2).

These words were substituted for the words "resign the certificate of the School", *ibid*, s. 15(3).
These words were substituted for the Words "the regisnation of the certificate shall take effect, and the school shall ceases to be a certified shcool", *ibid*, s. 15(4).

10 This word was substituted for the word "certificate" *ibid*, s. 15(5).

34. IWhen an Approved Centre or Approved Institution ceases to be an Approved Disposal of Centre or Approved Institution] the children or youthful offenders detained therein inmates of shall be either discharged absolutely or on such conditions as the <sup>2</sup>[State] Govern- withdrawal or resignament may impose or transferred by order of the <sup>3</sup>[Director (Child Welfare)] to some tion. 4[other Approved Centre or Institution] in accordance with the provisions of this Act relating to discharge and transfer.

35. <sup>5</sup>[(1) The State Government may cause any Approved Institution, After- <sup>6</sup>[Inspection care Home or Hostel, Observation Home and other institutions under this Act of Approved to be visited and inspected from time to time at all reasonable hours by the Director Institutions, (Child Welfare) or any member of his inspecting staff for the purposes of securing the health and welfare of the children and the sanitation of the premises.

(2) The Director (Child Welfare) or any member of his inspecting staff or any officer authorised by the Director (Child Welfare) shall have power to enter any of the institutions mentioned in sub-section (1) at all reasonable hours and to make a complete inspection thereof and of all registers relating thereto for the aforesaid purposes.

(3) Where any of such institutions is for the reception of girls, the inspection shall, where practicable be conducted by a woman authorised or appointed by the

Director (Child Welfare).

- (4) If the State Government is satisfied that the management of any Approved Institution, or of any of the other institutions referred to in sub-section (1) or the accommodation for, or the treatement of, the children therein is unsatisfactory, it may cause to be served upon the person responsible for the management of the institution such general or specific direction with respect to the matters aforesaid or any of them as it thinks expedient for the welfare of the children in the institution.]
- (5) A direction under the foregoing sub-section may be varied by a subsequent direction or withdrawn by the 2[State] Government.
- (6) Where any such direction is not complied with, the District Magistrate in the mofussil or the Chief Presidency Magistrate in Greater Bombay may, on the complaint of any person appointed for the purpose by the 2[State] Government, cause a summons to be served upon the person in charge of the '[Institution referred to in sub-section (1) land upon such other person as he may think fit and upon hearing the person summoned, may, if he thinks fit, make an order for the removal of all children from the [said institution].
- (7) The District Magistrate or the Chief Presidency Magistrate, as the case may be, may, if he thinks fit, order that the direction shall be deemed to be modified to such extent as may be specified in such order and the direction shall have effect accordingly.
- (8) Any order for the removal of all children from such 8[Institution] shall operate as an authority to any person named in the order and to any police officer not below the rank of an Inspector to enter <sup>8</sup>[the Institution] and to remove the children therein to a place of safety.
- (9) Where an order has been made for the removal of all children from such <sup>8</sup>[Institution], <sup>8</sup>[the Institution] shall not be used for the reception of children without the consent of the <sup>2</sup>[State] Government.

<sup>4</sup> These words were substituted for the words "other certified school or fit person institution" ibid., s. 17(3).

<sup>5</sup> Sub-sections (1) to (4) were substituted, *ibid.*, s. 18(1). 6 This marginal note was substituted, ibid., s. 18(4)

8 These words were substituted for the words "voluntary home" and "the home" respectively, ibid., s. 18(3).

<sup>&</sup>lt;sup>1</sup> The words were substituted for the words "When a schoo ceases to be a Certified School" by Mah. 54 of 1975, s. 17(1).

<sup>&</sup>lt;sup>2</sup> This word was substituted for the word "Provincial" by the daptation of Laws Order, 1950. <sup>3</sup> These words and brackets were substituted for the words "Ch. f Inspector of Certified Schools" by Mah. 54 of 1975, s. 17(2).

<sup>&</sup>lt;sup>7</sup> These words, brackets and figure were substituted for the words "voluntary home" ibid., s. 18(2).

- Inspection
- <sup>1</sup>[36. (1) Every Approved Centre shall be liable to inspection at all times and of Approved in all its departments by the Director (Child Welfare), Deputy Director (Child Centres, Welfare), Assistant Director (Child Welfare), Inspecting Officer (Child Welfare) or Institutions, an officer authorised in this behalf by the Director (Child Welfae) and shall be so etc. inspected at least once in a quarter of every year.
  - (2) The Director (Child Welfare), Deputy Director (Child Welfare), Assistant Director (Child Welfare), Inspecting Officer (Child Welfare) or any officer authorised by the Director (Child Welfare) in this behalf shall have a right to visit and inspect any of the institutions under this Act and shall be so inspected at least once in every year:

Provided that, where any such institution is for reception of girls mainly and such inspection or visit is not made or paid by the Director or Deputy Director (Child Welfare), the visitor shall, whenever practicable be a woman.

## PART IV

## Officers, their Powers and Duties

- Appointment 37. <sup>2</sup>[(1) The State Government may, for the purpose of this Act, appoint the of Officers. following officers :-
  - (a) Director (Child Welfare).
  - (b) Deputy Director (Child Welfare).
  - (c) Assistant Director (Child Welfare).
  - (d) Inspecting Officers (Child Welfare).
  - (e) (i) Child Welfare Officers (Probation).
    - (ii) Child Welfare Officers (Placement and Liaison).
    - (iii) Child Welfare Officers (Case Work).
  - (2) The State Government may, subject to such restrictions and conditions (if any) as it may impose, by order, delegate its power of appointment of officers of and below the rank of Child Welfare Officer referred to in clause (e) of sub-section (1) to the Deputy Director (Child Welfare).]
  - (3) Notwithstanding anything contained in sub-section (1) or (2), a juvenile court or any court empowered under section 8 to exercise the powers of a juvenile court may, for the purposes of any particular case or proceeding, appoint any other person as 3[a Child Welfare Officer referred to in clause (e) of sub-section (1) of this section] if in its opinion such appointment is expedient or necessary.

Supervision

38. 4[A Child Welfare Officer (Probation)] in the performance of his duties under and control this Act shall be an officer of the court, and shall be under the supervision and of [Child guidance of the juvenile court where such court exists and [Selsewhere of the court Welfare guidance of the juvenile court, where such court exists and 5[elsewhere of the court Officers which passes any order under this Act in respect of the child.]

(Probation).] Nothing in this section shall derogate from the powers of supervision of the Chief Presidency Magistrate and the <sup>6</sup>[Director (Child Welfare)] in Greater Bombay and the District Magistrate and the <sup>6</sup>[Director (Child Welfare)] elsewhere.

<sup>&</sup>lt;sup>1</sup> Section 36 was substituted by Mah. 54 of 1975, s. 19

<sup>&</sup>lt;sup>2</sup> Sub-sections (1) and (2) were substituted, ibid., s. 20(1).

<sup>3</sup> These words, brackets, letter and figure were substituted for the words "a Probation Officer"

These words and brackets were substituted for the words "A Probation Officer" ibid., s. 21(1). <sup>6</sup> These words were substituted for the portion beginning with the word "elsewhere" and ending with the words "situtated" by Bom. 8 of 1954, s. 2, Schedule, Part III.
<sup>6</sup> These words and brackets were substituted for the words "Chief Inspector of Certified Schools"

by Mah. 54 of 1975, s. 21(2).

7 These words and brackets were substituted for the words "Probation Officers", *ibid.*, s. 21(3).

39. The powers and duties of the <sup>1</sup>[Director (Child Welfare), Deputy Director <sup>3</sup>[Powers and (Child Welfare), Assistant Director (Child Welfare), Inspecting Officers (Child duties of Welfare) and of Child Welfare Officers (Probation)] shall be as those provided under officers.] the provisions of this Act and the rules made thereunder and in accordance with the general or special orders which the 2[State] Government or any officers authorised in this behalf, may make for the purpose of carrying out the provisions of this Act.

## PART V

MEASURES FOR THE CARE AND PROTECTION OF DESTITUTE AND NEGLECTED CHILDREN, ETC.

40. Any police officer 4[or any Child Welfare Officer (Probation)] or other person Children authorised in this behalf in accordance with the rules made by the 2[State] Govern-found homeless. ment, may bringdestitute, etc.

- (i) before a juvenile court if such court is established for the area and is sitting,
- (ii) if a juvenile court is not established for the area or if it is not sitting before a magistrate empowered under section 8 with the powers of a juvenile court, or
- (iii) if there is no court of the kind specified in items (i) and (ii) above, before any magistrate,

any person, who in his opinion is a child and who-

- (a) has no home, or is found wandering without any settled place of abode and without visible means of subsistence, or is found begging or is found doing for a consideration any act under circumstances contrary to the well-being of the child; or
- (b) is destitute or is illegitimate without means of subsistence, other than that of charity, or has no parent or guardian, or has a parent or guardian unfit to exercise or incapable of exercising proper care and guardianship, or who is not exercising proper care and guardianship; or
- (c) is known to associate or live with any prostitute or person or persons of criminal or drunken habits: or
- (d) is lodging or residing in or frequently going to a place or places used for the purposes of prostitution; or
- (e) is otherwise likely to fall into bad association or to be exposed to moral danger, or to enter upon a life of crime.
- 41. When any magistrate not empowered to exercise the powers of a juvenile procedure court is of opinion that a person brought before him is a child, he shall record such when opinion and submit the proceedings and forward the child to the nearest juvenile Magistrate court having jurisdiction in the case or where such court does not exist to the empowered [Sessions Judge] to whom he is subordinate.

to pass order under this Act.

<sup>&</sup>lt;sup>1</sup> These words and brackets were substituted for the words "Chief Inspector, Inspectors and Assistant Inspectors of Certified Schools and Probation Officers" by Mah. 54 of 1975, s. 22(1).

<sup>2</sup> This word was substituted for the word "Provincial" by the Adaptation of Laws Order, 1950.

<sup>3</sup> The marginal note was substituted by Mah. 54 of 1975, s. 23(2).

<sup>&</sup>lt;sup>4</sup> These words and brackets were inserted, ibid., s. 23.

<sup>&</sup>lt;sup>5</sup> These words were substituted for the words "District Magistrate" by Bom. 23 of 1951, s. 2, Sche dule-Part III.

42. If the child requiring care and protection on any of the grounds mentioned <sup>2</sup>[Child Wel- in clauses (a) to (e) of section 40, has a parent or guardian who has the actual charge fare Officer (Probation) of, or control over, the child the police officer [or the Child Welfare Officer (Probation) and autho- tion)] or other person authorised under section 40 shall, in the first instance make rised person a report to the juvenile court established for the area or if one has not been established to make to the nearest magistrate empowered under section 8 to exercise the powers of child has a juvenile court or to any other nearest magistrate. parent.

43. The juvenile court, magistrate, or the other court to which or whom a report Magistrate is made under section 42, may call upon such parent or guardian to produce the child may direct before it or him in order to show cause why the said child should not during the of child by pendency of the proceedings, be removed from his care; and may on suitable sureties parent or being offered for the safety of such child and for his being brought before it or guardian. him, permit the child to remain in the actual charge or control of his parent or guardian, or may immediately order his removal, if necessary, by issuing a search warrant for the immediate production of the child to a place of safety, if it appears to the court or magistrate that the child is likely to be removed from the jurisdiction of the court or to be concealed.

- 44. (1) The court before which a child is brought under section 40 or 41 shall of police examine the police officer 3[or the Child Welfare Officer (Probation)] or the authorised officer or person who brought the child or made the report and record the substance of such producing examination and shall, as provided in section 43, send the child to 4 an Observation or reporting. Home] for further inquiries.
  - (2) On the date fixed for the production of the child or for the inquiry or on any subsequent date to which the proceedings may be adjourned, the court shall hear and record all evidence which may be adduced and consider any cause which may be shown why an order committing the child to a <sup>5</sup>[Classifying Centre] or to the care of a fit person should not be passed and make any further inquiry it thinks fit.

Committal

- 45. <sup>6</sup>[(1) If the court is satisfied on enquiry that such person is a child and is of child to as described within the provisions of section 40 and that it is expedient so to deal [Classifying with him, the court may order the child to be committed to a Classifying Centre or Centre] or to the court of a fit person named by the court until if the child is a boy, such boy fit person, to the care of a fit person named by the court until, if the child is a boy, such boy completes the age of eighteen years, and if the child is a girl, such girl completes the age of twenty years, or in exceptional cases for a shorter period, the reasons for such shorter period to be stated in writing.]
  - (2) The court which makes an order committing a child to the care of a relative or other fit person may, when making such order, require such relative or other person to execute a bond, with or without sureties, as the court may require, to be responsible for the good behaviour and well-being of the child and for the observance of such other conditions as the court may impose for securing that the child may lead an honest and industrious life.
  - (3) The court which makes an order committing a child to the care of a relative or other fit terson under this section may in addition order that he be placed under supervision for any period not exceeding three years:

<sup>3</sup> These words and brackets were inserted, ibid., s. 25(1)(a). The words were substituted for the words "a remand home" ibid., s. 25(1)(b).

These words were substituted for the words "Certified school" ibid., s. 25(2). <sup>6</sup> Sub-section (1) was substituted, ibid., 26(1).

<sup>7</sup> These words were substituted for the words "Certified School." ibid., s. 26(3).

<sup>&</sup>lt;sup>1</sup> These words and brackets were inserted by Mah. 54 of 1975, s. 24(1). 
<sup>2</sup> These words and brackets were inserted, *ibid.*, s. 24(2).

Provided that when the Court thinks fit, it may, allow such child to remain in the custody of a parent or guardian with a direction that he be placed under supervision, on such parent or guardian executing a bond with or without sureties in a prescribed form, and the court may from time to time during the supervision period adjourn the case and compel and production of the child in court to satisfy itself that the conditions of the said bond are being carried out:

Provided further that if it appears to the court on receiving a report from the <sup>1</sup>[Child Welfare Officer (Probation)] or otherwise, that there has been a breach of the supervision order it may, after making such inquiries as it deems fit, order the child in respect of whom the supervision order has been made 2[to be detained in a Classi-

fying Centrel or committed to the care of a fit person.

46. (1) In the case of a child whose ordinary place of residence lies outside the Sending of jurisdiction of the court before which it is brought, the court may, if satisfied after child having due inquiry that it is expedient so to do, send the child on his own bond back to residence a relative or a fit person who is fit and willing to receive him at his native place and outside jurisdiction. exercise proper care and control of him.

(2) Any breach of the said bond shall render the child liable to be committed to

a <sup>3</sup> Classifying Centrel or to the care of another fit person.

47. (1) Where the parent or guardian of a child complains to the juvenile court Uncontrolaor if a juvenile court is not established for the area to a Magistrate empowered under ble children. section 8 to exercise the powers of a juvenile court that he is not able to control his child, the court or Magistrate, as the case may be, if satisfied on inquiry that the case appears to be one of which cognizance should be taken, shall remand the child for observation or treatment and order any further inquiries necessary.

- (2) If the court or Magistrate is satisfied that it is expedient so to deal with the child under this Act, the court or Magistrate may order the child to be 4[Committed to a Classifying Centre if the child is a boy, till he completes the age of 18 years, and if the child is a girl, till she completes the age of 20 years.]
- (3) The court or Magistrate may also, if satisfied that home conditions are satisfactory and what is needed is supervision, commit the child to the care of the person or guardian or relative or any other proper person under a bond with or without sureties and place him under supervision for a period not exceeding three years.

## PART VI

#### SPECIAL OFFENCES IN RESPECT OF CHILDREN

48. (1) Whoever having the actual charge of, or control over, a child wilfully Punishment assaults, ill-treats, neglects, abandons or exposes him or causes or procures him to be for cruelty assaulted, ill-treated, neglected, abandoned or exposed or negligently fails to provide to children. adequate food, clothes or medical aid or lodging for a child in a manner likely to cause such child unnecessary mental and physical suffering shall, on conviction, be punished with imprisonment of either description for a term not exceeding two years or with fine which may extend to one thousand rupees or with both:

Provided that in case of married juveniles the court trying the offence under this

section may sanction its composition for reasons to be recorded in writing:

<sup>5</sup>[Provided further that, in cases where such assault results in maining the child, such imprisonment shall, in the absence of special and adequate reasons to the contrary to be mentioned in the judgement of the Court, be not less than six months and not more than ten years.]

<sup>5</sup> This proviso was inserted ibid., s. 29.

<sup>&</sup>lt;sup>1</sup> These words and brackets were substituted for the words "Probation Officer" by Mah. 54 of 1975, s. 26(2)(a).

These words were substituted for the words "to be detained in a certified school" ibid., s. 26(2)(b).

<sup>&</sup>lt;sup>3</sup> These words were substituted for the words "Certified School" *ibid.*, s. 27.

<sup>4</sup> These words and figures were substituted for the words "committed to a Certified School, or a fit person institution" *ibid.*, s. 28.

- (2) The infliction of reasonable punishment on a child for a proper reason shall not be deemed to be an offence under this section.
- Employing 49. Whoever employs any child for the purposes of begging or causes any child children to beg or whoever having the custody, charge or care of a child connives at or for begging encourages the employment for the purpose of begging or the causing of a child to beg and whoever uses a child as an exhibit for the purpose of begging shall, on conviction, be punished with imprisonment of either description <sup>1</sup>[for a term which shall, in the absence of special and adquate reasons to the contrary to be mentioned in the judgment of the Court, not be less than six months and not more than five years and fine which shall not be less than three hundred rupees.]
- Penalty for 50. If any person is found drunk in any public street or other public place, whether being drunk a building or not, while having the charge of a child, and if such person is incapable while in by reason of his drunkenness of taking due care of the child, such person shall, on child, etc. conviction, be punished with fine which may extend to two hundred rupees.
- Penalty 51. Whoever in any public street or other public place, whether a building or for giving not, gives or causes to be given to any child any intoxicating liquor or dangerous intoxicating drugs except upon the order of a duly qualified medical practitioner in case of sick-dangerous ness or other urgent cause shall, on conviction, be punished with fine which may drug to child. extend to two hundred rupees.
- Penalty for permitting child to any place where intoxicating liquor or dangerous child to enter places where such place permits a child to enter such place or whoever causes or procures a child liquor or to go to such place shall, on conviction, be punished with fine which may extend to dangerous two hundred rupees.
- Inciting 53. Whoever by words either spoken or written or by sign, or otherwise, incites child to bet of attempts to incite a child to make any bet or wager or to enter into or take any share or interest in any betting or wagering transaction or so incites or attempts to incite a child to borrow money or to enter into any transaction involving the borrowing of money shall, on conviction, be punished with imprisonment of either description for a term which may extend to one month or with fine which may extend to one hundred rupees or with both.
- Taking on 54. Whoever takes an article on pledge from a child, whether offered by that pledge or child on his own behalf or on behalf of any person shall, on conviction, be punished with imprisonment of either description for a term which may extend to one year from child. or with fine which may extend to five hundred rupees or with both.
- Allowing or 55. Whoever allows or permits a child over the age of four years to reside in permitting or frequently go to a brothel shall, on conviction, be punished with imprisonment child to be in brothel of either description for a term which may extend to two years or with fine which may extend to one thousand rupees or with both.
- Causing or 56. (1) Whoever having the actual charge of, or control over, a girl under the age encouraging of eighteen years causes or encourages the seduction (which shall include inducement seduction, etc. to indulge in immoral behaviour) or prostitution of that girl or causes or encourages any one other than her husband <sup>2</sup>[\* \* \* \* to sexual intercourse with her shall, on conviction, be punished with imprisonment of either description for a term which may extend to two years or with fine which may extend to one thousand rupees or with both.

53 of 1949, s. 2, First Schedule.

<sup>&</sup>lt;sup>1</sup> These words were substituted for the words "for a term which may extend to one year or with fine which may extend to three hundred rupees or with both" by Mah. 54 of 1975, s. 30.

<sup>2</sup> The words "provided his wife has attained the age of fourteen years" were deleted by Bom.

- (2) For the purposes of this section a person shall be deemed to have caused or encouraged the seduction of a girl or to have induced her to behave immorally if he has knowingly allowed the girl to consort with or to enter or continue in the employment of any prostitute or person of known immoral character.
- 57. Whoever seduces or indulges in immoral behaviour with a girl under the seduction or age of eighteen years shall, on conviction, be punished with imprisonment of either outrage of description for a term which may extend to two years or with fine which may extend modesty. to one thousand rupees or with both.
- If it appears to a court on the complaint of any person that a girl under the Young girls age of eighteen years is with or without the knowledge of her parent or guardian, exposed to age of eighteen years is with or without the knowledge of her parent of guardian, risk of exposed to the risk of seduction or prostitution, the court may direct the parent or seduction, guardian to enter into a recognisance to exercise due care and supervision in respect etc. of such girl.
- 59. (1) Whoever secures a child ostensibly for the purpose of menial employ- Exploitation ment or for labour in a dock, factory or other establishment, but in fact exploits the of child child for his own ends, withholds or lives on his earnings, shall, on conviction, be employees. punished with fine which may extend to one thousand rupees.
- (2) Whoever secures a child ostensibly for any of the purposes mentioned in sub-section (1) but exposes such child to the risk of seduction, sodomy, prostitution or other immoral conditions, shall, on conviction, be punished with imprisonment of either description for a term which may extend to two years or with fine which may extend to one thousand rupees or with both.
- (3) Any person who avails himself of the labour of a child exploited in the manner referred to in sub-section (1) or (2) or for whose immoral gratification such child is used shall be liable as an abettor.

60. Whoever-

Penalty for (a) knowingly assists or induces, directly or indirectly, a child detained in or abetting placed out on licence [from a Classifying Centre, Approved Centre or Approved child or Institution to escape from such Centre, or Institution] or from any person with youthful whom, as the case may be, he has been placed out on licence, or any child to escape offender. from the person to whose care he has been committed under the provisions of this Act, or

(b) knowingly harbours, conceals, connives at or prevents from returning 2 to any such Centre or Institution] or to any person with whom he is placed out on licence or to whose care he is committed under this Act, a child who has so escaped or knowingly assists or connives at so doing

shall, on conviction, be punished with imprisonment of either description for a term which may extend to three months or with fine which may extend to five hundred rupees or with both.

61. Whoever uses or knowingly permits to be used <sup>3</sup>[any institution referred to Penalty for in section 35 in contravention of that section] shall, on conviction, be punished with use of fine which may extend to five hundred rupees and to a further fine not exceeding '[certain fifty rupees in respect of each day during which the institution is so used or permitted institutions] fifty rupees in respect of each day during which the institution is so used or permitted in contravento be used after the conviction.

tion of section 35.

<sup>&</sup>lt;sup>1</sup> These words were substituted for the words "From a certified school or a fit person institution to escape from the school or fit person institution" by Mah. 54 of 1975, s. 31(1).

<sup>&</sup>lt;sup>2</sup> These words were substituted for the words "to-a school or fit person institution" ibid., s. 31(2). 3 These words and figures were substituted for the words and figures "any voluntary home in contravention of the provisions of section 35" *ibid.*, s. 32(1).

<sup>4</sup> These words were substituted for the words "voluntary home" *ibid.*, s. 32(2).

<sup>(</sup>GCP) Pub II H 4803—3 (3084—9-87)

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Penalty for 62. Whoever publishes any report or picture in contravention of the provisions publication of section 23 shall, on conviction, be punished with imprisonment of either descripof report tion for a term not exceeding two months or with fine which may extend to five relating to hundred rupees or with both. children.

Offences under this part cognizable.

63. All offences under this part shall be cognizable.

## PART VII

# YOUTHFUL OFFENDERS

64. Where a boy 1\* \* apparently under the age of sixteen years 2 for a girl children apparently under the age of eighteen years] is arrested on a charge of a non-bailable arrested. offence and cannot be brought forthwith before a court, the officer-in-charge of the police station, or section to which such boy or girl is brought may, release the child on bail, if sufficient security is forthcoming but shall not do so where the release of the child shall bring him into association with any reputed criminal or exposes him to moral danger or where his release would defeat the ends of justice.

Power of 364A. Where a boy apparently under the age of sixteen years and a girl Court to apparently under the age of eighteen years is arrested on a charge of a non-bialable refuse bail in certain cases, offence and is brought before a court, the court shall not release the child on bail if such release is likely to bring the child into association with any reputed criminal or shall expose him or her to moral danger or where his or her release would defeat the ends of justice.]

65. (1) Where a boy 4\* \* apparently under the age of sixteen years 5 or a girl Custody of children not apparently under the age of eighteen years] having been arrested is not released under enlarged on bail section 64 or otherwise, the officer-in-charge of the police station or section shall cause him or her to be detained in the prescribed manner until he or she can be brought before a juvenile court or a court empowered under section 8 to exercise the powers of a juvenile court.

> (2) A court, on remanding or committing for trial a child who is not released on bail, shall order him to be detained in the prescribed manner.

Duty of 666. Immediately after the arrest of a child, it shall be the duty of the police Police officer or any other person effecting the arrest to inform the Child Welfare Officer Officer etc., (Probation) and officer-in-charge of an Observation Home, of such arrest in order certain to enable the said Child Welfare Officer (Probation) and officer-in-charge of the officers after Observation Home to proceed forthwith in obtaining information regarding his arrest of antecedents and family history and other material circumstances likely to assist the child. iuvenile court in making the final order.]

Attendance 67. Where the child is arrested, the officer-in-charge of the police station or guardian, section to which he is brought shall cause the parent or guardian of the child, if he can be found to be summoned at the court before which the child will appear.

<sup>&</sup>lt;sup>1</sup> The words "or a girl" were deleted by Mah. 54 of 1975, s. 33(1). <sup>2</sup> These words were inserted, *ibid.*, s. 33(2).

<sup>&</sup>lt;sup>3</sup> Section 64A was inserted, ibid., s. 34. <sup>4</sup> The words "or a girl" were deleted, ibid., s. 35(1).

<sup>&</sup>lt;sup>5</sup> These words were inserted, *ibid.*, s. 35(2). <sup>6</sup> Section 66 was substituted, *ibid.*, s. 36.

- 68. (1) Notwithstanding anything to the contrary contained in any law, no Sentences youthful offender shall be sentenced to death or transportation or imprisonment. that may
- (2) When a child is found to have committed an offence of so serious a nature that passed on child. the court is of opinion that no punishment, which under the provisions of this Act it is authorised to inflict is sufficient or when the court is satisfied that the child is of so unruly or of so deprived a character that he cannot be committed to \(^1\)Classifying Centrel or detained in a place of safety and that none of the other methods in which the case may be legally dealt with is suitable, the court shall order the offender to be kept in safe custody in such place or manner as it thinks fit and shall report the case for the orders of the 2[State] Government.
- 69. Save as provided in this Act, the words "conviction" and "sentence" Expressions shall cease to be used in relation to children dealt with under this Act and any refer- "convicence in any enactment to a person convicted, a conviction or a sentence shall in the tion" and case of a child construted as including reference to a preson found guilty of an offence, not to be a finding of guilty or an order made upon such a finding, as the case may be.

sentence " used in relation to children.

70. Notwithstanding anything to the contrary contained in the Code of Criminal No proceed-Procedure, 1898\*, no proceedings shall be instituted and no order shall be passed ing under against a child under Chapter VIII of the said Code.

Chapter VII of Criminal Procedure Code agains child.

3[71. Where a child is found to have committed an offence, the court, if satisfied Commitmen on enquiry that it is expedient so to deal with the child, may order him to be of child or committed to a Classifying Centre for such period of detention as will not, subject offender to to the provisions of section 5, extend beyond the time in the case of a boy when Classifying he completes the age of eighteen years and in the case of a girl, when he completes Centre. the age of twenty years, or in exceptional cases for a shorter period, the reasons for such shorter period to be recorded in writing.]

- 72. A Court may, if it shall think fit, instead of directing any youthful offender Other order 4[to be detained in a Classifying Centre under section 71] of the Court
  - (i) order him to be discharged after the admonition;
  - (ii) without passing any final order, direct that he be released on probation of good conduct and committed to the care of his parent or guardian or other adult relative or other fit person of such parent, guardian, relative or person executing a bond, with or without sureties, as the court may require, to be responsible for the good behaviour and well-being of the youthful offender for any period not exceeding three years and for the observance of such other conditions as the court may impose for securing that the youthful offender may lead an honest and industrious life:
  - (iii) if the offence committed by the youthful offender is punishable with fine and the youthful offender himself is over the age of fourteen years, order the offender to pay a fine.

\* See now the Code of Criminal Procedure, 1973 (2 of 1974).

<sup>&</sup>lt;sup>1</sup> These words were substituted for the words "a certified school" by Mah. 54 of 1975, s. 37.

<sup>&</sup>lt;sup>2</sup> This word was substituted for the word "Provincial" by the Adaptation of Laws Order, 1950.

<sup>&</sup>lt;sup>3</sup> Section 71 was substituted by Mah. 54 of 1975, s. 38. 4 These words and figures were substituted for the words and figures "to be detained in a certified school or committed to the care of a fit person istitution under section 71" ibid., s. 39.

Repatriation.

- 73. (1) In the case of youthful offender whose ordinary place of residence lies outside the jurisdiction of the court before which he is brought, if the court is satisfied after due inquiry that it is expedient so to do, the court may send the youthful offender on his own bound back to a relative or a fit person, who is fit and willing to receive him at his native place and exercise proper care and control of him, notwithstanding the fact that the youthful offender has to be sent to a place outside the '[State].
- (2) Any breach of the said bond shall render the youthful offender, if found at any time at any place within the '[State] liable to be committed to '[Classifying Centrel or to the care of another fit person.

Power to order parent

- 74. (1) Where the offence committed is punishable with fine and if the youthful to pay fine offender is under fourteen years of age, the court shall order that the fine be paid by etc., instead the parent or guardian of the child, unless the court is satisfied that the parent or of child guardian cannot be found or that he has not conducted to the commission of the offence by neglecting to exercise due care of the child.
  - (2) An order under this section may be made against a parent or guardian who, having been required to attend, has failed to do so, but save as aforesaid, no such order shall be made without giving the parent or guardian an opportunity of being heard.
  - (3) Where a parent or guardian is directed to pay a fine under this section, the amount may be recovered in accordance with the provisions of the Code of Criminal Procedure, 1898\*.

Release of under

75. The court shall wherever possible order that the youthful offender released offenders under section 72 be placed under supervision:

Provided that if it appears to the court on receiving a report from the 3 Child supervision. Welfare Officer (Probation)] or otherwise, that the youthful offender has not been of good behaviour during the period of supervision, it may proceed to pass such final order as it would have done had it not placed the youthful offender on probation of good conduct.

Postpone-

76. Notwithstanding anything contained in the foregoing provision, the court ment sine may adjourn the case of a youthful offender sine die, and may re-open at the stage die. of the proceedings at which it was left when adjourned, on additional grounds or material being placed before the Court.

Court or more of preceeding provisions.

77. In passing an order in respect of a youthful offender under this Part, it shall empowered be lawful to the court to exercise its powers under any one or more of the foregoing to exercise powers provisions at the same time, if it is necessary and expedient to do so in the interests under one of the offender.

#### PART VIII.

# MEASURE FOR DETENTION ETC. OF CHILDREN AND YOUTHFUL OFFENDERS

78. (1) Any police officer, not below the rank of sub-inspector 4[or Child Welfare Detention of child in Officer (Probation) or a police officer or a person authorised in this behalf in safety. accordance with rules made by the <sup>5</sup>[State] Government may take to a place of safety any child in respect of whom an offence has been, or there is reason to believe has been, or is likely to be committed.

<sup>&</sup>lt;sup>1</sup> This word was substituted for the word "Province" by the Adaptation of Laws Order, 1950-<sup>2</sup> These words were substituted for the words "Certified school" by Mah. 54 of 1975, s. 40.

<sup>3</sup> These words and brackets were substituted for the words "Probation Officer" by Mah. 54 of 1975, s. 41.

<sup>&</sup>lt;sup>4</sup> These words and brackets were inserted, *ibid.*, s. 42. <sup>5</sup> This word was substituted for the word "Provincial" by the Adaptation of Laws Order, 1950. \* See now the Code of Criminal Procedure, 1973 (2 of 1974).

(2) A child so taken to a place of safety and also any child, who seeks refuse in a place of safety may be detained until he can be brought before the Court:

Provided that such detention shall not in the absence of a special order of the court exceed a period of twenty-four hours exclusive of the time necessary for the journey from the place of detention to the court.

- (3) The court may thereupon make such order as hereinafter provided.
- 79. (1) Where it appears to the court that an offence as stated in section 78 Court's has been committed or is likely to be committed in respect of any child who is powers for brought before it and that it is expedient in the interests of the child that action tion of child. should be taken under this Act, the court may make such order as circumstances may admit and require for the care and detention of the child untilareasonable time has elapsed for the institution of proceedings against the person for having committed the offence in respect of the child or for the purpose of taking such other lawful action as may be necessary.

(2) The order of detention made under sub-section (1) shall remain in force until such time as the proceedings instituted against any person for an offence referred to in sub-section (1) terminate in either conviction, discharge or acquittal:

Provided that, if the proceedings terminated in conviction of the person, the order of detention shall remain in force for a further period of one month.

- (3) On order passed under this section shall be given effect to, notwithstanding that any person claims the custody of the child.
- 80. Any court by which a person is convicted of having committed an offence Victimised in respect of a child, or before which a person is brought for trial for any such offence child to be or by which a person is bound over to keep the peace towards a child shall direct Juvenile that the child against whom the offence has been committed, or in relation to the Court or alleged offence against whom the trial is in progress, or in relation to keeping the <sup>2</sup>[First Class peace towards whom the adult concerned has been bound over shall be produced Magistrate.] before a juvenile court with a view to that court making such interim and final, orders as may be proper, provided that in an area where no juvenile court has been established, If the Court if it is not competent to exercise the powers of juvenile court under section 8 shall submit the proceedings and forward the child to the salaried First Class Magistrate.]

81. The court before which a child is produced in accordance with section 79 Order for may order the child in the prescribed manner-

victimised

- (a) to be committed 3[to a Classifying Centre until the child, if he is a boy children. completes the age of eighteen years and if she is a girl, completes the age of twenty years] or in exceptional cases for a shorter period the reasons for such shorter period to be recorded in writing, or
- (b) to be committed to the care of a relative or other fit person, on bond, with or without surety as the court may require, such relative or fit person being willing and capable of exercising proper care, control and protection of the child and of observing such other conditions, including, where necessary supervision for any period not exceeding three years, as the court may impose in the interest of the child:

<sup>&</sup>lt;sup>1</sup> These words and figures were substituted for the words beginning with the words "the Court shall submit" and ending with the words "it is subordinate" by Bom. 23 of 1951, s. 2, Schedule.

<sup>2</sup> These words were substituted for the words "District Magistrate", *ibid*, s. 2 Schedule—Part III.

<sup>3</sup> These words were substituted for the words "to a certified school or fit person institution,"

until scuh child attains the age of eighteen years" by Mah. 54 of 1975, s. 43.

Provided that, if the child has a parent or guardian, fit and capable, in the opinion of the court, of exercising proper care, control and protection, the court may allow the child to remain in his custody or may commit the child to his care on bond, with or without surety, in a prescribed form and for the observance of such conditions as the court may impose in the interest of the child.

Supervision of victimised

- 82. The court which makes an order committing a child to the care of his parent, guardian or other fit person under the foregoing provisions may in addition order children. that he be placed under supervision.
- 83. If it appears to the court on receiving a report from the <sup>1</sup>Child Welfare supervision. Officer (Probation)] or otherwise, that there has been a breach of the supervision order relating to the child in respect of whom the supervision order had been passed, it may after making such inquiries as it deems fit, order the child to be addenanced in a Classifying Centre or to the care of a fit person.

Repatriation child.

- 84. (1) In the case of a child, the ordinary place of whose residence is outside of victimised the jurisdiction of the court before which he is produced if the court is satisfied after due inquiry that it is expedient so to deal with the child, the court may order the child to be sent on his own bond back to a relative or a fit person who is fit and willing to receive him at his native place and exercise proper care and control of him notwithstanding the fact that the place of residence of such child may be at any place outside the 3[State].
  - (2) For breach of a bond taken under sub-section (1) the child shall be liable to be committed to a 4[Classifying Centre] or to the care of a fit person if found again in the <sup>3</sup>[State].

under

85. The reasons for every order made under sections 81 to 84 shall be recorded be recorded in writing and may be made by the court in the absence of the child.

to 84. Order under

sections 81

**86.** Where an order is made under sections 81 to 84 and the conviction or order sections 81 binding the person to keep the peace is set aside or the person is acquitted, the order to 84 to be in force made under the said sections shall remain in force but it shall be open to the person even if so acquitted or discharged from his bond to keep the peace to apply for a reconsideraconviction of tion of the said order in consequence of the altered circumstances. alleged victi-

misation is set aside. Warrant to

87. (1) If it appears to a juvenile court or any other court duly empowered under search for this Act from information on oath or soleman affirmation laid by any person, who, in its opinion, is acting in the interests of the child, that there is reasonable cause to suspect that an offence has been or is being committed or unless immediate steps be taken will be committed in respect of the child, the court may issue a warrant authorising any police officers named therein to search for such child and if it is found that he has been or is being wilfully ill-treated or neglected in manner aforesaid or that any offence has been or is being committed in respect of the child to take him to and detain him in a place of safety until he can be brought before it and the court before whom the child is brought may in the first instance [remand him to a place of safety].

<sup>2</sup> These words were substituted for the words "detained in a certified school or to the care of a fit person" ibid., s. 44(2).

<sup>1</sup> These words and brackets were substituted for the words "Probation Officer" by Mah. 54 of 1975, s. 44(1).

This word was substituted for the word "Province" by the Adaptation of Laws Order, 1950. \*These words were substituted for the words "certified school" by Mah. 54 of 1975, s. 45.

These words were substituted for the words "remand him in prescribed manner to a place of safety" ibid., s. 46.

- (2) The court issuing a warrant under this section may in its discretion by the same warrant direct that any person accused of any offence in respect of the child be apprehended and brought before it, or direct that if such person executes a bond with sufficient sureties for his attendance before the magistrate at a specified time and thereafter until otherwise directed by the magistrate, the officer to whom the warrant is directed shall take such security and shall release such person from custody.
- (3) The police officer executing the warrant shall be accompanied by the person laying the information if such person so desires and may also, if the magistrate by whom the warrant is issued so directs, be accompanied by a duly qualified medical practitioner.
- (4) In any information or warant under this section the name of the child shall be given if known.
- 88. (1) It shall be the duty of a police officer immediately after effecting the Information arrest of a child to inform a [Child Welfare Officer (Probation)] and officer-in- to [Child charge of <sup>2</sup>[an Observation Home] for the purpose stated in section 66.

(2) It shall be the duty of any other person effecting such arrest to inform a <sup>1</sup>[Child (Probation)] Welfare Officer (Probation)] and officer-in-charge of <sup>2</sup>[an Observation Home] for and officer-

the like purpose as provided in section 66.

(3) The juvenile court for the purpose of such inquiry may, remand the child even Observation in his absence from time to time for a period of not more than fourteen days at Homel by a time until available information has been obtained.

Welfare in charge of police or any person effecting

arrest.

### PART IX

# MAINTENANCE AND TREATMENT OF COMMITTED CHILDREN

4[Notwithstanding anything contained in this Act, the period of detention Period of in the case of a boy under the age of fifteen years, and in the case of a girl under detention. the age of seventeen years shall be such as will result in the boy being detained until he reaches the age of eighteen years, and the girl being detained until she completes the age of twenty years:

Provided that the period of detention, in the case of a boy of over fifteen years of age, shall be not less than two years, and in the case of a girl of over seventeen years of age, shall be not less than two years:

Provided further that where special circumstances exist and the interest of the child so demands, it shall be open to the court for reasons to be recorded in writing, to pass an order for a shorter period of detention.

90. (1) The court which makes an order for the detention of a child or youthful Contribution offender in a 5[Classifying Centre] or for the committal of a child or youthful offender of parents. to the care of a relative or other fit person may make an order for the parent or other person liable to maintain the child, or youthful offender, to contribute to his mainenance, if able to do so, in the prescribed manner.

These words were substituted for the words "a remand home" ibid., s. 47(2).

3 These words and brackets were substituted for the words "Probation Officer" and "a remand home" respectively by Mah. 11 of 1976, Second Schedule.

<sup>1</sup> Theses words and brackerts were substituted for the words "Probation Officer" by Mah. 54 of 1975, s. 47(1).

<sup>&</sup>lt;sup>4</sup> This portion was substituted for the portion beginning with the words "Notwithstanding anything contained in this Act" and euding with the words "not less than two years" by Mah. 54 of 1975, s. 48.

<sup>&</sup>lt;sup>5</sup> These words were substituted for the words "certified school" ibid., s. 49,

- (2) The court before making any order under sub-section (1) shall inquire into the circumstances of the parent or other person liable to maintain the youthful offender or child and shall record evidence, if any, in the presence of the parent or such other person as the case may be.
- (3) Any order made under this section may be varied by the court on an application made to it by the party liable or otherwise.
- (4) The person liable to maintain a child or youthful offender shall for the purposes of sub-section (1) include in the case of illegitimacy his putative father:

Provided that where the child or youthful offender is illegitimate and an order for his maintenance has been made under section 488 of the Code of Criminal V of Procedure, 1898,\* the court shall not ordinarily make an order for contribution against the putative father but may order the whole or any part of the payments accruing due under the said order for maintenance to such person or persons as may be named to be applied by him or them, as the case may be, towards the maintenance of the child or youthful offender.

(5) Any order under this section may be enforced in the same manner as an order V of under section 488 of the Code of Criminal Procedure, 1898.\*

## Provision as to religion.

- 191. (1) In determining the Approved Centre, Approved Institution or other person to whose custody a child is to be committed or entrusted under this Act, the Classifying Centre or the court shall ascertain the religious denomination of the child and shall, if possible, in selecting such Approved Centre, Approved Institution or other person have regard to the facilities which are afforded for instruction in his religion.
- (2) When a child is committed to the care of an Approved Centre or Approved Institution in which facilities for instruction in his religion are not afforded, or is entrusted to the care of a fit person or other person under circumstances in which it appears that no special facilities for bringing up of the child in his religion exist, the authorities of such Approved Centre or Approved Institution or such fit person or other person shall not bring up the child in any religion other than his own.
- (3) Where it is brought to the notice of the Director (Child Welfare) or of the court that a breach of sub-section (2) has been committed, it shall be open to the Director (Child Welfare) or the court to transfer the child from the custody of such institution or person.].

# Placing out

- 92. <sup>2</sup>[(1) Subject to the prescribed conditions, the Director (Child Welfare) may on licence. at any time after the expiration of six months from the commencement of the detention of a child in an Approved Centre or Approved Institution and on the recommendation of the visitors or managers of the Approved Centre or Approved Institution or on application by a parent, other relation or guardian, reinforced by local inquiries made through the Maharashtra State Probation and After-care Association, or otherwise, release such child from the Centre or Institution and grant him a written licence in the prescribed form and on the prescribed conditions permitting him to live under the supervision and authority of such responsible person or society willing to take charge of the child and approved by the Director.
  - (2) Any licence granted under sub-section (1) shall be in force until revoked or forfeited by the breach of any of the conditions on which it was granted.

<sup>&</sup>lt;sup>1</sup> Section 91 was substituted by Mah. 54 of 1975, s. 50.

<sup>&</sup>lt;sup>2</sup> Sub-section (1) was substituted, ibid., s. 51(1).

<sup>\*</sup> See now the Code of Criminal Procedure, 1973 (2 of 1974).

- <sup>1</sup>(3) The Director (Child Welfare) may at any time by order in writing revoke any licence, and order the child to return to the Approved Centre or Approved Institution and shall do so at the desire of the person or society with whom or under whose supervision he is licensed to live. If the child refuses or fails to return to the Centre or Approved Institution, the Director may, if necessary, call for the papers and deal with the case himself making such order as he thinks fit in the interest of the child or direct the arrest of the child and cause him to be placed before the court or taken back to the Approved Centre or Approved Institution.]
- (4) When a licence has been revoked or forfeited and the child or youthful offender refusing or failing to return to the <sup>2</sup>[Approved Centre or Approved Institution] has been arrested and placed before the court under the provisions of sub-section (3) the court may, if satisfied by information on oath or solemn affirmation that there is reasonable ground for believing that his parent or guardian could produce the child or youthful offender issue a summons requiring the parent or guardian to attend at the court on such day as may be specified in the summons and to produce the child or youthful offender, and, if he fails to do so without reasonable excuse he shall, in addition to any other liability to which he may be subject under the provisions of this Act on conviction, be punished with fine which may extend to fifty rupees.
- (5) Where a parent or guardian is directed to pay a fine under this section the amount may be recovered in accordance with the provisions of the Code of Criminal Procedure, 1898.\* 1898.
  - 31(6) The time during which a child is absent from an Approved Centre or Approved Institution in pursuance of a licence granted under this section shall be deemed to be part of the time of his detention in the Approved Centre or Approved Institution, provided that, where a child has failed to return to the Approved Centre or Approved Institution on the licence being revoked or forfeited, the time which elapses after his failure so to return shall be excluded in computing the time during which he is to be detained in the Approved Centre or Approved Institution.
  - 93. (1) Notwithstanding anything to the contrary contained in any law for Action by the time being in force, any police officer 4[or Child Welfare Officer (Probation)] Police for may arrest without a warrant a child who has escaped <sup>5</sup>[from an Approved Centre Welfare or Approved Institution] or from the supervision of a society or a person under Officer whose supervision he was directed to remain, and shall send the child back 6[to the (Probation)] Approved Centre,] institution, society or the person without registering any offence with escaped or prosecuting the child, and the said child shall not be deemed to have committed children. any offence by reason of such escape but he shall be dealt with by the authorities of the institution concerned in such manner as they think fit.

(2) When a child absconding 'Ifrom a Classifying Centre or an Approved Centre or Approved Institution] or fit person has been arrested at a different place, he shall be detained in a place of safety pending his removal 8[to the Classifying Centre. Approved Centre, Approved Institution] or fit person.

<sup>&</sup>lt;sup>1</sup> Sub-section(3) was substituted by Mah. 54 of 1975. s, 51(2).

<sup>&</sup>lt;sup>2</sup> These words were substituted for the words "school or fit person insittution" ibid., s. 51(3).

Sub-section (6) was substituted, ibid., s. 51(4).

<sup>&</sup>lt;sup>4</sup> These words and brackets were inserted, *ibid.*, s. 52(1)(a).
<sup>5</sup> These words were substituted for the words, "from a certified school or a fit person institution" ibid., s. 52(1)(b).

These words were substituted for the words "to the certified school" ibid., s. 52(2)(c).

These words were substituted for the words "from a certified school" ibid., s. 52(2)(a).

These words were substituted for the words "to the certified school" ibid., s. 52(2)(b).

These words and brackets were inserted, ibid., s. 52(3). \*See now the Code of Criminal Procedure, 1973 (2 of 1974).

# PART X

[1948 : Bom. LXXI

1929.

#### APPEALS

Appeals.

94. (1) Any person aggrieved by a final order may appeal to the courts hereinafter mentioned.

(2) If a final order is passed,—

(a) by a juvenile court, an appeal shall lie in the Greater Bombay to the Chief

Presidency Magistrate and in other places to the <sup>1</sup>[Court of Session];

(b) by a Magistrate (not being a Presidency Magistrate) empowered under section 8 to exercise the powers of a juvenile court, an appeal shall lie to the Court of Session:

(c) by a Presidency Magistrate or a Court of Session, an appeal shall lie to the

High Court.

(3) Except as provided in this section no appeal shall lie from any order passed under this Act by a juvenile court or any other court empowered to exercise the powers of a juvenile court under section 8.

Application 95. The provisions of sections 419 to 431 (both inclusive) of the Code of Criminal V of of Criminal Procedure Procedure, 1898, \*shall mutatis mutandis apply to appeals against final orders as 1898. Code to if the said orders were the orders of conviction and sentence passed by a Criminal appeals. Court.

Period of 96. (1) The period of limitation for an appeal against a final order <sup>2</sup>[shall be limitation ninety days for an appeal to any Court from the date of the order appealed against of appeals.

(2) The provisions of sections 5, 7 and 12 of the Indian Limitation Act, 1908, †shall IX of apply to the filing of such appeals.

### PART XI

## MISCELLANEOUS

Discharge

97. (1) The 3[State] Government may at any time order a child or youthful and transfer. offender to be discharged from 4[an Approved Centre or Approved Institution] either absolutely or on such conditions as the <sup>3</sup>[State] Government approves.

> (2) (a) The <sup>3</sup>[State] Government may order a youthful offender who has attained the age of sixteen years 5[detained in an Approved Centre or Institution] to be Bom. transferred to a Borstal School established under the Bombay Borstal Schools Act, XVIII

1929, in the interest of discipline or for other special reasons;

(b) any boy or girl over the age of sixteen years, who has been released on licence, and who has committed a breach of licence conditions and whom it is not advisable to send back to his flown Approved Centre or Institution] or institution, may be transferred to a Borstal School:

Provided that the whole period of the detention of the child or youthful offender

shall not be increased by the transfer.

(3) Upon the transfer of a child or youthful offender to a Borstal School under sub-section (2), the provisions of the Bombay Borstal Schools Act, 1929, shall apply Bom. to such offender as if he had been originally ordered to be detained in a Borstal XVIII School under that Act. 1929.

<sup>1</sup> These words were substituted for the words "Distirct Magistrate" by Bom. 23 of 1951, s. 2.

<sup>2</sup> These words were substituted for the portion beginning with the words "shall be thirty days" and ending with the words "appeal to the High Court" by Mah, 54 of 1975. s. 53.

This word was substituted for the word "Provincial" by the Adaptation of Laws order, 1950.

These words were substituted for the words "a certified school or fit person institution" by Mah. 54 of 1975, s. 54(1).

These words were substituted for the words "detained in a certified school" ibid., s. 54(2)(a).

<sup>6</sup> These words were substituted for the words "own school" *ibid.*, s. 54(2)(b).

\*See now the Code Criminal Procedure, 1973 (2 of 1974).

†See now the Limitation Act, 1963 (36 of 1963).

- (4) The 'State Government may at any time in its discretion discharge a child from the care of any person to whose care he is committed under this Act, either absolutely or on such conditions as the '[State] Government approves.
- <sup>2</sup>[98. (1) The State Government may, in consultation with the managers of any Transfer Approved Centre or Institution, consent to the transfer to that Centre or Institution between institutions of any child or youthful offender in respect of whom an order has been made by and those of a competent authority in any other part of India of the nature of an order under this like nature in Act directing him to be sent to an Approved Centre or Reformatory school or different Institution of like nature, and upon such transfer, the provisions of this Act shall parts of India. apply to such child or youthful offender.

(2) The State Government may direct any child or youthful offender to be transferred from any Approved Centre or Institution to any centre or institution of a like nature in any other part of India in respect of which provision similar to that in the State of Maharashtra is made by the Government of that part under any law in force therein:

Provided that no such child or youthful offender shall be transferred under this section to any other part of India without the consent of the Government of that part.

99. (1) Where it appears to the State Government that any child detained in Transfer of a Classfying Centre, Approved Centre or Approved Institution under any order of unsound a court is of unsound mind or a leper, the State Government may, by an order setting mind or forth the grounds of belief that the child is of unsound mind or leper, order his suffering removal to a mental hospital or leper asylum or other place of safe custody thereto from leprosy. be kept and treated as the State Government directs during the remainder of the term for which he has been ordered to be detained or, if on the expiration of that term, it is certified by a medical officer that it is necessary for the safety of the child or of others that he should be further detained under medical care or treatment there until he is discharged according to law.

(2) Where it appears to the State Government that the child has become of sound mind or is cured of leprosy, the State Government shall, by order, direct the person having charge of the child which is still liable to be kept in custody to send him to the Approved Centre or Approved Institution from which he was removed, or if the child is no longer liable to be kept in custody, order him to be discharged:

Provided that where, the removal of a child due to unsoundness of mind or leprosy is immediately necessary, it shall be open to the authorities of the institution in which the child is detained to apply to a juvenile court of the area or to the nearest court empowered to exercise the powers of a juvenile court under section 8 of this Act for an immediate order of committal to a mental hospital or a leper asylum until such time as the order of the State Government can be obtained in the matter.

100. The Director (Child Welfare) may direct any child or youthful offender Transfer to be transferred from one institution to another, whether an Aprpoved Centre or from one institution Approved Institution: to another.

Provided that the total period of detention of the child or youthful offender shall not be increased by such transfer.]

101. (1) If in any case in which an information has been laid by any preson Compensaunder the provisions of section 87, the magistrate after such inquiry as he may deem tion for false necessary is of opinion that such information was false and either frivolous or and frivolous or vexatious vexatious, the magistrate may for reasons to be recorded in writing direct that information. compensation to such an amount not exceeding one hundred rupees as he may determine be paid by such informer to the person against whom the information was laid.

<sup>&</sup>lt;sup>1</sup> This word was substituted for the word "Provincial" by the Adaptation of Laws Order, 1950. <sup>2</sup> Sections 98, 99 and 100 were substituted by Mah. 54 of 1975, s. 55.

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- (2) Before making any order for the payment of compensation, the magistrate shall call upon the informer to show cause why he should not pay compensation and shall consider any cause which such informer may show.
- (3) The magistrate may by the order directing payment of the compensation further order that in default of payment the person ordered to pay such compensation shall suffer simple imprisonment for a term not exceeding thirty days.
- (4) When any person is imprisoned under sub-section (3), the provisions of XLV sections 68 and 69 of the Indian Penal Code shall, so far as may be, apply.

  (5) No person who has been directed to recommend to the second section (3), the provisions of XLV sections (6).
- (5) No person who has been directed to pay compensation under this section shall by reason of such order be exempted from any civil or criminal liability in respect of the information given by him but any amount paid as compensation shall be taken into account in any subsequent civil suit relating to such matter.
- (6) When an order for the payment of compensation is made under sub-section (1) the compensation shall not be paid to the person ordered to receive it before the period allowed for the presentation of an appeal has expired.
- Removal of 102. When a youthful offender is found to have committed any offence, the disqualifica-fact that he has been so found shall not have any effect under section 75 of the tion attaching to Indian Penal Code or section 565 of the Code of Criminal Procedure, 1898,\* or XLV conviction. operate as a disqualification for office or any employment or election under any law. Of 1860.
  - Power to amend order. Without prejudice to the powers of courts of appeal and revision any custody order, supervision order or probation order may be amended by the court which made such order in respect of the person named as custodian, supervisor or [Child Welfare Officer (Probation)] and such other details as may be deemed necessary, provided that in the case of an order committing a child to an institution no such order shall, subject to the proviso hereinbelow, be amended except in relation to the period of duration, such amendment being by way of extension of the period only:

Provided that in case of emergency and for immediate necessity a committal order may be varied by way of change in the institution to which the order relates, such variation being subject to confirmation by the <sup>2</sup>[Director (Child Welfare)].

Control over custodian of Child Welfare), any person] to whose care a child is committed under the provisions of this Act shall, while the order is in force, have the like control over the child as if he were his parent, and shall be responsible for his maintenance, and the child shall continue in his care for the period stated by the court notwithstanding that he is claimed by his parent or any other person.

Power to send child a child shall be committed to a Classifying Centre, then such child shall subsequently to Observation Home, be sent in the prescribed manner to an Observation Home or an Approved Centre etc., when it or Institution according to the circumstances of each case and in the interest of the is committed child:

to Classifying

Centre Centre Provided that for reasons to be recorded in writing, the child may, instead of being under Act. sent to a Classifying Centre, be ordered to be retained or sent to an Observation Home or may be sent to an Approved Centre or Approved Institution.]

<sup>1</sup> These words and brackets were substituted for the words "Probation Officer" by Mah. 54 of 1975, s. 56 (1).

<sup>2</sup> These words and brackets were substituted for the words "Chief Inspector of certified schools" ibid., s. 56(2).

<sup>3</sup> These words and brackets were substituted for the words "Any person", ibid., s. 57.

<sup>4</sup> Section 105 was substituted, ibid., s. 58.

\* See now the Code of Criminal Procedure, 1973 (2 of 1974).

V of 1898.

106. The provisions of Chapter XLII of the Code of the Criminal Procedure, Bonds taken 1898\* shall, so far as may be, apply to bonds taken under this Act. under the Act.

<sup>1</sup>[107. The Child Welfare Officers, Assistant Directors and Deputy Director Officers to (Child Welfare) and the Director (Child Welfare) and all other persons authorised be public or entitled to act under any provisions of this Act shall be deemed to be public servants. servants within the meaning of section 21 of the Indian Penal Code.

XLV of 1860.

- 107A. The State Government may, by notification in the Official Gazette, direct Delegation that all or any of the powers conferred or duties imposed on the Director (Child of powers Welfare) by or under this Act may, subject to such restrictions and conditions, if and duties. any, as may be specified in the notification, be exercised or performed also by such of the officers appointed under this Act as may be specified in the notification.]
- 108. No suit, prosecution or other legal proceedings shall be instituted against Protection of any person for anything which is in good faith done or intended to be done under action taken under this this Act.
- 109. (1) The <sup>2</sup>[State] Government may make rules for carrying out the purposes Rules of this Act.
- (2) In particular and without prejudice to the generality of the foregoing provision such rules may be made for all or any of the following matters, namely :-
  - (a) the procedure to be followed by juvenile courts and other courts empowered to exercise the powers of juvenile courts under section 8 in the trial of cases and the conduct of proceedings under the Act;
  - (b) the places at which, days on which and the manner in which a juvenile court shall hold its sittings under sub-section (1) of section 12;
  - (c) the conditions subject to which institutions and associations shall be recognized as approved places for the purpose of sub-section (1) of section 20;
  - (d) the establishment or certification, management, maintenance, records and accounts of 3[Approved Centres and Approved Institutions]; the education and industrial training of inmates in such institution, and their leave of absence; the appointment of visitors and their tenure of office; the inspection of 4[such and other institutions] for the reception of 5\* children; and the internal management and discipline of 6[the aforesaid institution] and release on licence of inmates therein:
  - 7[(e) the conditions under which any private industrial school or other educational institution may be recognised by the State Government as an Approved Institution under sub-section (2) of section 25;
  - (e-i) the manner in which the State Government may establish and maintain Classifying Centres under section 27;
  - (e-ii) the manner in which the management of institutions referred to in subsection (3) of section 31 may be taken over by the State Government:

<sup>1</sup> Sections 107 and 107A were substituted by Mah. 54 of 1975, s. 59.

4 These words were substituted for the words "such certified schools and other Institutions"

ibid., s. 60 (1)(b);

<sup>&</sup>lt;sup>2</sup> This word was substituted for the word "Provincial" by the Adaptation of Laws Order, 1950.
<sup>3</sup> These words were substituted for the words "Certified Schools" by Mah. 54 of 1975, s. 60 (1)(a).

<sup>&</sup>lt;sup>5</sup> The word "poor" was deleted by Bom. 53 of 1949, s. 2, First Schedule.
<sup>6</sup> These words were substituted for the words "schools either established or certified by the State Government" by Mah. 54 of 1975, S. 60 (1)(c).

<sup>&</sup>lt;sup>7</sup> These clauses were substituted for clause (e) ibid., s. 60(2). \*See now Code of Criminal Procedure, 1973 (2 of 1974).

(f) the powers and duties of [Director (Child Welfare), Deputy Director (Child Welfare), Assistant Director (Child Welfare), Inspecting Officers (Child Welfare) and Child Welfare Officers (Probation)] under section 39;

(g) the recruitment and training of personnel responsible for work under the

Act:

(h) the conditions in which societies may be recognised by the 2[State] Government for providing 3[Child Welfare Officers (Probation)] their employment and matters incidental to their appointment, authorization, resignation and removal and remuneration and expenses payable to them;

(i) the manner of authorising persons for the purposes of sections 40 and 78;

- (i) the manner in which a child or youthful offender shall be sent back to his native place under sections 46 and 73;
- (k) the manner in which children shall be detained in custody by officers in Charge of police stations or sections under sub-section (1) and the manner in which children shall be ordered to be detained by courts under sub-section (2) of section 65:
- (1) the manner in which a child shall be ordered to be committed to 4 a Classifying Centrel or to the care of a relative or other fit person under clauses (a) and (b) of, and the form of bond under the proviso to section 81;

(n) the manner in which contribution for the maintenance of a child may be ordered to be paid under sub-section (1) of section 90;

(o) the conditions under which a child may be released from fan Approved Centre or Approved Institution] on licence and the form and conditions of such licence under sub-section (1) of section 92;

7[(o-i) the manner in which a child shall be sent to an Observation Home or

an Approved Centre or Institution under section 105;]

- (p) the conditions subject to which children may be committed to the care of persons under this Act and the obligations of such persons towards the children so committed:
  - (q) any other matter which is or may be prescribed under the Act.
- (3) The power to make rules under this Act shall be subject to the condition of previous publication.
- (4) The rules made under this Act shall be published in the Official Gazette and on such publication shall have effect as if enacted in this Act.
- <sup>8</sup>[(5) Every rule made under this section shall be laid, as soon as may be, after it is made, before each House of the State Legislature while it is in session for a total period of thirty days which may be comprised in one session or in two successive sessions, and if, before the expiry of the session in which it is so laid or the session immediately following, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall, from the date of publication of a notification in the Official Gazette of such decision, have effect only in such modified form or be of no effect, as the case may be; so however that any such modification or annulment shall be without prejudice to the validity of anything previously done or omitted to be done under that rule.]

<sup>5</sup> Clause (m) was deleted, ibid., s. 60(6).

<sup>7</sup> Clause (o-i) was inserted, ibid., s. 60(8).

<sup>&</sup>lt;sup>1</sup> These words and brackets were substituted for the words "Chief Inspectors, Inspectors and Assistant Inspectors of certified schools and Probation Officers" by Mah. 54 of 1975, s. 60 (3).

<sup>2</sup> This word was substituted for the word "Provincial" by the Adaptation of Laws Order, 1950.

<sup>3</sup> These words and brackets were substituted for the words "Probation Officers" by Mah. 54 of

<sup>1975,</sup> s. 60(4).

<sup>&</sup>lt;sup>4</sup> These words were substituted for the words "a certified school or fit person institution" ibid., s. 60(5).

<sup>&</sup>lt;sup>6</sup> These words were substituted for the words "a certified school or fit person institution" ibid.,

<sup>&</sup>lt;sup>8</sup> Sub-section (5) was inserted by Mah. 38 of 1963, s. 10.

Bom. XIII of 1924. 110. The Bombay Children Act, 1924, is hereby repealed:

Repeal of Bom. XIII of 1924.

Provided that-

- (a) juvenile courts established under the repealed Act shall be deemed to be juvenile courts established under this Act;
- (b) certified schools established or certified fit person institutions, remand homes, approved places and voluntary homes recognised under the repealed Act shall be deemed to be recognized under this Act;
- (c) all licences and certificates granted and transfers made under the repealed Act shall be deemed to be granted or made under this Act;
- (d) all cases, proceedings and appeals pending before any court under the repealed Act shall be continued and disposed of by the said courts notwithstanding anythings in this Act as if they were cases, proceedings and appeals under this Act;
- (e) all appeals against orders of courts appointed under the repealed Act which would have laid under that Act shall be deemed to be appeals from orders made by courts under this Act and shall be presented to the courts empowered to hear appeals under this Act and shall be disposed of accordingly;
- (f) any appointment, notification, notice, order, rule or form made or issued under the repealed Act shall continue to be in force and be deemed to have been made or issued under the provisions of this Act in so far as such appointment, notification, notice, order, rule or form is not inconsistent with the provisions of this Act and shall continue to be in force unless and until it is superseded by any appointment, notification, notice, order, rule or form made or issued under this Act.

Mah. 1[111. (1) On the commencement of the Bombay Children (Extension and Further XXX- Amendment) Act, 1963, the Central Provinces and Berar Children Act, 1928, repeals and of and the Hyderabad Children Act, 1951, shall stand repealed:

1963.

of a 1963. C.P. and Berar Act X of 1928. Hyd. Act XXX-II of 1951.

Provided that, anything done or any action taken (including any appoinment, notification, notice, order, rule or form made or issued, any juvenile court established or any certified school established or certified, any place of safety or fit person recognised, any licence or certificate granted or withdrawn, any warrant issued, any bail granted, any remand, any committal for trial or custody, any discharge, or transfer of a child or youthful offender made, or any contribution directed to be paid) under any such law shall, in so far as it is not inconsistent with the provisions of this Act, be deemed to have been done or taken under the corresponding provisions of this Act, and shall continue in force according, unless and until superseded by anything done or any action taken under this Act.

Bom. (2) The mention of particular matters in this section shall not affect the general I of application to this Act of section 7 of the Bombay General Clauses Act, 1904 (which 1904, relates to the effect of repeals)].

<sup>&</sup>lt;sup>1</sup> Section 111 was inserted by Mah. 38 of 1963, s. 11.