This Public Bill originated in the Legislative Council, and, having this day passed as now printed, is transmitted to the House of Representatives for its concurrence.

Legislative Council. 8th November, 1907.

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thinks fit.

Hon. Dr. Findlay.

[As amended by the House of Representatives.] 14th November, 1907.

INFANT LIFE PROTECTION.

ANALYSIS.

Title. 14. Expenses paid by Crown recoverable from 1. Short Title. near relatives. 2. Interpretation. 15. Penalty for offences. 3. Appointment of officers. 16. Cost of administration of Act. 4. Unauthorised person not to receive infant. 17. Regulations. 5. Application for license.6. License. 18. Act to apply to adopted children. 19. Repeal. Saving. 7. Revocation of license. General. 8. Record-book. 9. Provisions as to maintenance-moneys. 20. Notice of birth to be given to Registrar of 10. Secretary to have powers of guardian. Births. 11. Powers of inspection. 21. In certain cases of adoption consent of parents may be dispensed with. 12. Infant not to be removed from foster-home 22. Onus of proof. except with consent of officer. 13. Death of infant in foster-home. 23. Power to clear the Court. A BILL INTITULED An Act to make Better Provision for the Protection of the Lives Title. of Infants. BE IT ENACTED by the General Assembly of New Zealand 5 in Parliament assembled, and by the authority of the same, as follows:— 1. This Act may be cited as the Infant Life Protection Act, Short Title. 1907, and shall come into operation on the first day of January, nineteen hundred and eight. 2. In this Act, if not inconsistent with the context,— Interpretation. "Foster-parent" means the holder of a license under this Act to receive and retain any infant for the purpose of nursing and maintaining it apart from its parents or guardians: "Foster-home" means the place of abode in which a fosterparent is licensed to receive and retain any infant: "Infant" means a child under or apparently under the age of six years: "Minister" means the Minister of Education: "Secretary" means the Secretary to the Department of Education: "Prescribed" means prescribed by regulations made under the authority of this Act. 3. The Minister may from time to time appoint such officers Appointment of as he deems necessary for the purposes of this Act, and may assign officers.

No. 121—3.

25 to any such officer such duties, authorities, and functions as he

Unauthorised person not to a receive infant.

4. (1.) It shall not be lawful for any person, in consideration of any payment or reward, to receive or retain in his care or charge any infant for the purpose of nursing or maintaining it apart from its parents or guardians for a longer period than seven consecutive days unless such person is licensed under this Act as a foster-parent.

(2.) The Minister may from time to time by warrant exempt

from the provisions of this section—

(a.) Any institution that is supported wholly or in part by moneys of the Crown or by public subscription; or

(b.) Any person who, being a near relative of an infant, desires 10 to take charge thereof; or

(c.) Any person as to whom the Minister is satisfied that such

provisions should not apply.

5. Every person who desires to obtain a license under the provisions of this Act shall make application in the prescribed form to 15 the Secretary or to such other officer as the Minister from time to time appoints to receive such applications.

6. (1.) If, after such inquiry as he thinks fit, the Secretary or other officer as aforesaid is satisfied as to the character and fitness of the applicant and the suitability of the house proposed to be 20 used by the applicant as a foster-home, he shall issue a license to the applicant.

(2.) The holder of a license shall be entitled to receive and maintain in the house specified in the license any infants (not exceeding at any one time the number specified in the license) for 25 the purpose of nursing or maintaining such infants apart from their parents or guardians.

(3.) The license shall have effect for a period of one year from the date of issue, and may be renewed from year to year in the manner hereinbefore provided with respect to the issue of licenses.

- 7. (1.) The license may at any time during its currency be revoked by the Minister; and on any such revocation the Minister may make such order as he thinks fit for the removal of any infants then in the foster-home and for their reception in some other foster-home or otherwise, or he may issue a warrant for the admission of any 35 such infant to an industrial school.
- (2.) Such warrant shall have the same effect as an order of admission to an industrial school made by a Magistrate under the Industrial Schools Act, 1882.
- 8. (1.) The foster-parent shall at all times keep a record-book in 40 the prescribed form, and shall at the prescribed times and in the prescribed manner enter in such record-book such particulars as may be required by regulations to be entered.

(2.) Any foster-parent who fails to observe the requirements of this section, or who makes any false entry in any such record-book, 45 shall be liable to a fine not exceeding towards pounds.

shall be liable to a fine not exceeding twenty pounds.

9. (1.) No payment or reward shall be made or given to or received by a foster-parent in respect of any infant except in pursuance of an agreement approved by the Secretary or other person authorised by the Minister.

(2.) If default is made in payment of any sum payable under any such agreement, the amount thereof, or such part of that amount

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Application for license.

License.

Revocation of license.

Record-book.

Provisions as to maintenancemoneys.

as the Secretary thinks fit, may be paid to the foster-parent by the Secretary, and shall be recoverable by the Secretary in the manner provided by section thirteen hereof:

Provided that no such payment shall be made by the Secretary 5 after the child attains the age of fifteen years, or is removed from

the foster-home, or dies.

(3.) Where any such agreement is for payment of a lump sum, such lump sum shall be deposited with the Secretary or other officer as aforesaid and not paid to the foster-parent, and in such case the 10 foster-parent shall be entitled to receive from the Secretary out of the sum so deposited a weekly payment of such amount as may be agreed between the Secretary and the foster-parent:

Provided that, save as aforesaid, no payment out of the sum so deposited shall be receivable by the foster-parent after the infant dies 15 or is removed from the foster-home, and the residue then remaining in the hands of the Secretary shall be returned to the person from

whom it was received.

New clause.

10. When and so long as any sum of money recoverable by the Secretary to 20 Secretary by virtue of the last preceding section remains unpaid, the have powers of Secretary for the time being shall have and may exercise, to the exclusion of any other person, the same powers and rights in respect of the child on whose behalf the said sum was paid as if the Secretary were the guardian of such child appointed by the Supreme 25 Court under the Infants Guardianship and Contracts Act, 1887, but the powers and rights so conferred upon the Secretary shall cease when the child attains the age of fifteen years.

11. (1.) Any officer appointed under this Act may at any time Powers of enter any foster-home, or any premises in which he has reason to 30 believe that any infant is being maintained contrary to the provisions of this Act, and may inspect every part of any such foster-home or premises and examine the state and condition of the infants therein.

and also the record-book hereinbefore mentioned.

(2.) Such officer may at any time be accompanied by a registered 35 medical practitioner.

(3.) Such officer may at any time in cases of emergency (of which he shall be sole judge) remove any infant from any foster-home or other premises as aforesaid.

(4.) Every person who obstructs or hinders any such officer in 40 the performance of his duties is liable to a fine not exceeding twenty

pounds.

12. Subject to the provisions of the last preceding section, it Infant not to be shall not be lawful for any person to remove any child (whether under or over the age of six years) from a foster-home, or for the 45 foster-parent to permit such removal, except with the written consent of the Secretary or other officer authorised by the Minister to give such consent.

removed from

inspection.

13. (1.) If any infant dies in a foster-home, the foster-parent Death of infant in shall within twelve hours after the death give notice thereof to the 50 constable in charge of the nearest police-station, who shall forthwith communicate to the Coroner the fact of the death and such circumstances relating to the same as he is aware of.

foster-home except

foster-home.

(2.) On such communication the Coroner shall procure a report from a registered medical practitioner as to the cause of death, and shall then decide whether or not under the special circumstances of

the case an inquest is necessary.

(3.) It shall be the duty of the Coroner at such inquest to inquire not only into the immediate cause of death, but also into all the circumstances relating to the treatment and condition of the infant during life which in his opinion should be inquired into in the public interest.

(4.) It shall not be lawful for the foster-parent to cause or 10 permit the body of such infant to be buried until the Coroner so

authorises by writing under his hand.

(5.) A full report of the circumstances attending the death of every such child shall be forwarded by the constable to the Secre-

14. (1.) All moneys of the Crown expended under the authority of this Act in respect of any infant (including the expense of medical attendance and of the burial of any infant) shall be a debt due to the Crown for which the near relatives of the infant shall be jointly and severally liable.

(2.) The said debt shall be recoverable in a Magistrate's Court, or in any other Court of competent jurisdiction, by action at the suit of the Secretary for the time being in his own name on behalf of the

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Crown.

(3.) Any near relative paying such debt or any part thereof shall 25 have a right of indemnity as against the father and mother of such infant, and as against any person who has been adjudged to be the father of such infant under the Destitute Persons Act, 1894, and a right of equal contribution as against all other near relatives of such infant; but for the purposes of this subsection "near relative" in the 30 first line thereof shall not include any person who has been adjudged to be the father of an illegitimate infant.

(4.) The term "near relative" in this section includes, except as

aforesaid,—

(a.) Any person who is a near relative of the infant within the 35 meaning of the Destitute Persons Act, 1894:

(b.) Any person who has been adjudged to be the father of an illegitimate infant under the said Act:

(c.) Any person who would be a near relative of an infant within the meaning of the said Act if such infant were the legiti- 40 mate child of its mother and of the person who has been so adjudged to be its father.

(5.) If and whenever any person shall-have has been adjudged to be the father of an illegitimate infant, the Registrar of Births for the district in which such infant shall have been was born shall, upon 45 receiving notice thereof, which the Magistrate or Justices making such order are required to give, enter the name of such person in

the register of such birth as the father of such infant.

15. Every person who commits a breach of any of the provisions of this Act is liable, if no express provision has been made in 50 this Act to the contrary, to a fine not exceeding fifty pounds or to imprisonment for any period not exceeding six months.

Expenses paid by Crown recoverable from near relatives.

Penalty for offences.

16. The cost of administration of this Act shall be paid out of cost of adminismoneys from time to time appropriated by Parliament for that tration of Act. purpose.

17. The Governor may from time to time, by Order in Council Regulations. 5 gazetted, make regulations to give effect to the provisions of this $\operatorname{Act.}$

18. When any infant is adopted under the Adoption of Children Act to apply to Act, 1895, the provisions of this Act shall apply to such infant and to the person or persons adopting the same in the same manner and 10 to the same extent as if no such adoption had taken place.

adopted children.

19. (1.) The Infant Life Protection Act, 1896, is hereby Repeal.

repealed.

(2.) All persons duly registered as licensees under that Act shall aving. be deemed to be licensed as foster-parents under this Act.

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General.

20. (1.) It shall be the duty of the occupier of any house in which a child is born alive to give notice of the fact of the birth, the date on which it occurred, and the name of the mother or father of the child to the Registrar of Births of the district in which the 20 birth took place.

Notice of birth to be given to Registrar of Births

(2.) Such notice shall be in writing, delivered or posted by registered letter to the said Registrar within forty-eight seventy-two hours after the birth if in a city or borough, or seven ten days in any

(3.) If the occupier fails to comply with the provisions of this 25 section, he shall be liable to a fine not exceeding five pounds.

New subclause.

(3a.) The Registrar shall keep a register of the births of which notice is so given, but such register shall be open for inspection by 30 such persons only as are authorised by the Minister.

(4.) The requirements of this section are in addition to and not in substitution for the requirements of the Registration of Births and Deaths Act, 1875.

21. (1.) Notwithstanding anything contained in section five of In certain cases of 35 the Adoption of Children Act, 1895, if the Judge or Magistrate making an order of adoption of any child is satisfied that any parent dispensed with. or guardian of the child is for any reason unfit to have the custody or control of the child, and that notice of the application for the order of adoption has been given to such parent or guardian, the said 40 Judge or Magistrate may, if he thinks fit, in making the said order dispense with the consent of such parent or guardian.

adoption consent

(2.) Any parent or guardian whose consent is thus dispensed with may, within one month after the making of the order of adoption, make application to any Judge of the Supreme Court, on notice 45 to the adopting parent or parents, to discharge such order, and the said Judge may in his discretion discharge such order accordingly on such terms as he thinks fit. Any such discharge shall have the same effect as a discharge made under section nine of the Adoption of Children Act, 1895.

Onus of proof.

22. In any prosecution for an offence against section four or section nine of this Act, the burden of proving that no payment or reward has been received by the defendant shall lie upon the defendant.

Power to clear the Court.

23. On the hearing of any case under section eighteen of the Industrial Schools Act, 1882, the Magistrate may order that all persons may be excluded from the Court:

Provided that such order shall not operate to exclude any counsel, solicitor, constable, witness, parent or guardian, or accredited newspaper representative, or the representative of any institution 10 or organization interested in the welfare of children.

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