

Notices, &c.,  
how given,  
&c.

“**3095e.** The procedure to be followed for notices, services, suits and other measures rendered necessary in carrying out such regulations, shall be that indicated for notices, services, prosecutions and other measures provided for by section fourth of chapter second of title seventh of these Statutes.”

C A P. X X X I I .

An Act to amend the law respecting Industrial Schools.

[Assented to 8th January, 1894.]

**H**ER MAJESTY, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

R. S., art.  
3137, amend-  
ed.

**1.** Article 3137 of the Revised Statutes, as enacted by the act 55-56 Victoria, chapter 29, section 2, is amended :

1. By adding after the word : “ magistrate,” in the second line, the words : “ or a coroner, or the sheriff or prothonotary of the district.”

2. By replacing the words : “ between the ages of seven and twelve years, who is fatherless or motherless,” in the third and fourth lines, by the words : “ between the ages of six and fourteen years, who is an orphan, or fatherless or motherless.”

3. By adding after the word : “ being,” in the sixth line, the words : “ infirm or,”

4. By adding after the word : “ him,” in the seventh line, the words : “ or worthy of doing so.”

R. S., art.  
3138a, amend-  
ed.

**2.** Article 3138a of the said Statutes, as enacted by the said act 55-56 Victoria, chapter 29, section 6, is amended :

1. By replacing the words : “ local municipality,” wherever found in paragraphs 2, 3 and 8, by the words : “ municipality of the county.”

2. By adding at the end of paragraph 5, the words : “ or by local municipalities.”

R. S., art.  
3140, amend-  
ed.

**3.** Article 3140 of the said Statutes, as enacted by section 8 of the said act 55-56 Victoria, chapter 29, is amended by striking out the words : “ with the authority of the council of his municipality, city or town,” in the second and third lines.

R. S., art.  
3142, amend-  
ed.

**4.** Article 3142 of the said Statutes, as enacted by section 9 of the said act 55-56 Victoria, chapter 29, is amended by

replacing, in the fifth line, the words: "local municipalities," by the words: "county municipalities"; and, in the sixth line, the words: "twelve years," by the words: "fourteen years."

5. The following article is inserted in the said Statutes after article 3143 :

Art. added after R. S., art. 3143.

"**3143a.** The Provincial Secretary may, whenever he deems it necessary, on the expiration of the term of confinement, in an industrial school, of a child detained therein, order that the confinement of such child be continued for a term not exceeding three years.

Continuation of confinement in certain cases.

The cost of custody and maintenance are thereafter paid in accordance with article 3147a.

Costs of maintenance, &c., how paid.

6. Article 3147 of the said Statutes, as enacted by the act 55-56 Victoria, chapter 29, section 4, is amended by adding thereto the following paragraph :

R. S., art. 3147, amended.

"2. The Provincial Secretary may, however, although the formalities required for the confinement of a child have not been complied with, order that such child be admitted into a certified industrial school, if it is established to his satisfaction that the child comes within the conditions required by the law to that effect.

Admission of child in certain cases on Provincial Secretary's order.

The order so given is sufficient warrant to authorize the transport of the child to the school and his detention therein for the term indicated."

Effect of order.

7. Section 5 of the act 55-56 Victoria, chapter 29, is repealed, and the following article is added after article 3147 of the said Statutes :

55-56 Vic., cap. 29, s. 5, repealed, and art. added after R. S., 3147.

"**3147a.** The custody and maintenance of a child in an industrial school, in virtue of articles 3137, 3138, 3143a and 3147 are paid half by the Government and half by the municipality of the county or incorporated city or town in which the child was at the time of his confinement, saving the recourse of such municipality, when the child was not then domiciled within the limits of its territory, against the municipality of the county or incorporated city or town where he had his domicile.

Payment of cost of custody and maintenance of child.

"If, however, the municipality of the county or incorporated city or town, called upon to pay in virtue of this article, indicates clearly to the Provincial Secretary before the suit is taken, the municipality of the county or incorporated city or town in which the child had his domicile, the Government shall cause such municipality to pay directly."

8. The following article is added after article 3148b of the said Statutes :

Art. added after R. S., 3148b.

**3148c.** The judges presiding over criminal courts are empowered to send to the industrial schools any child under

Judges of criminal

courts may  
confine chil-  
dren in cer-  
tain cases.

fourteen, belonging to persons sentenced by them for criminal offences, and this at the expense of the municipality in which the parents reside when it appears by the proceedings before the court that such criminals have been guilty of battery, indecent assault or other outrages on their children.

Power how  
exercised.

This power may be exercised by the judge, either *proprio motu* or on the request of the Attorney General or his representative, or on the application of a person who deems it his duty to call the attention of the court to the evidence adduced."

Art. added  
after R. S.,  
3166.

9. The following article is added after article 3166 of the said Statutes :

Notices to be  
given when  
discharge of  
child is order-  
ed.

"**3166a.** When the discharge is ordered in virtue of the provisions of article 3166, notice thereof must be given in the manner indicated in article 3173, and, within ten days from the receipt of such order, the directors of the school must comply therewith, and must also immediately, on receipt of the order, give notice to the parents, the tutor or person bound to take care of such child, that the latter is discharged, and indicating the day and hour at which they are to come to the industrial school to get the child.

Penalty on  
parents, &c.,  
not coming  
for child  
when dis-  
charged, &c.

If the parents, tutor or other person bound to take care of the child, neglects or refuses to come at the hour and to the place indicated to take charge of the child, they may, on complaint laid by any rate-payer, police officer, sergeant or constable, or any peace officer whatever, be summarily prosecuted before a magistrate or two justices of the peace, who, if the accused can give no valid excuse, may sentence them to a fine not exceeding fifty dollars, or two months imprisonment in the common gaol, for each offence."

Coming into  
force.

10. This act shall come into force on the day of its sanction.

### CAP. XXXIII.

An Act to amend the law respecting Asylums for the Insane.

[Assented to 8th January, 1894.]

HER MAJESTY, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

R. S., art.  
3183, re-  
placed.

1. Article 3183 of the Revised Statutes is replaced by the following :

Appointment  
of medical su-  
perintendent.

"**3183.** The Lieutenant-Governor in Council may appoint a medical superintendent for each asylum under contract with the Government.