THE INDUSTRIAL SCHOOLS ACT, 1866, THE ELEMENTARY EDUCATION ACT, 1876, THE INDUSTRIAL SCHOOLS ACT AMENDMENT ACT, 1880, AND THE INDUSTRIAL SCHOOLS ACT, 1894.

Order of Detention in a Certified Industrial School.

In the [county of Petty Sessional Division of]. Before the Court of Summary Jurisdiction sitting at the day of 19.

Whereas [here insert that one of the following recitals appropriate to the case];

And whereas the religious persuasion of the said child appears to the Court to be that of

It is hereby ordered that the said child shall be sent to the certified Industrial School at to be there detained until

* and to remain until the age of 18 under the supervision of the Managers of the School.

And it is further ordered that C.D., residing at
the [parent]
[step-parent] [person legally liable to maintain]
the said child shall pay to the Inspector of Industrial Schools, or his Agents, a weekly sum of
shillings [during the whole of the time
for which the said child is liable to be detained

in the School] [until].

Dated the day of one

th susand nine hundred and

J.P. (L.S.)

Justice of the Peace for the [county] aforesaid.

J.P. (L.S.)

Justice of the Peace for the [county] aforesaid.

Recitals.

A

Whereas A.B., of , a child apparently under the age of 14 years (having been born, so far as has been ascertained, on the day of ,18), has been found begging or receiving alms [or begging or receiving alms under the pretext of selling or offering for sale (here state article, e.g., matches)] [or being in a street or public place for the purpose of begging or receiving alms] [or of begging or receiving alms under the pretext of selling or offering for sale (here state article)].

B

Whereas A.B., of , a child apparently under the age of 14 years (having been born, so far as has been ascertained, on the day of , 18), has been found wandering, and not having any home [or settled place of abode, or proper guardianship, or visible means of subsistence].

Whereas A.B., of , a child apparently under the age of 14 years (having been born, so far as has been ascertained, on the day of ,18), has been found destitute, being an orphan [or having a surviving parent who is undergoing penal servitude (or imprisonment)].

Whereas A.B., of , a child apparently under the age of 14 years (having been born, so far as has been ascertained, on the day of , 18), has been frequenting the company of reputed thieves.

E.

Whereas A.B., of , a child apparently under the age of 14 years (having been born, so far as has been ascertained, on the day of , 18), has been lodging, living, or residing with common or reputed prostitutes [or in a house resided in or frequented by prostitutes for the purpose of prostitution].

F

Whereas A.B., of , a child apparently under the age of 14 years (having been born, so far as has been ascertained, on the day of , 18), has been frequenting the company of prostitutes.

G

Whereas A.B., of , a child apparently under the age of 12 years (having been born, so far as has been as ertained, on the day of , 18), has been charged before the Court with the offence of , which is punishable by imprisonment [here state lesser punishment], [but has not been in England convicted of felony, or in Scotland of theft], [and having been previously in England convicted of felony or in Scotland of theft was discharged or punished with whipping only].

Н

Whereas the parent [or step-parent, or guardian] of A.B., of , a child apparently under the age of 14 years (having been born, so far as has been ascertained, on the day of , 18), represents that he is unable to control the said child, and that he desires the said child to be sent to a certified industrial school.

T

Whereas the guardians of the poor of union [or of the parish of wherein relief is administered by a board of guardians] [or the board of management of the district pauper school] have represented to the Court that A.B., a child apparently under the age of 14 years (having been born, so far as has been ascertained. day of on the maint ined in the workhouse [or pauper school] of the said union [or said parish] [or in the said district pauper school], is refractory [or is the child of parents, one of whom has been convicted of a crime or offence punishable with penal servitude or imprisonment] and that it is desirable that the said child should be sent to a certified industrial school.

K.

Whereas an attendance order under the 11th section of the Elementary Education Act, 1876, was made against the child A.B., of (born, so far as has been ascertained, on the day of , 18), and who is under the said Act prohibited from being taken into full-time employment, on the ground that his parent habitually and without reasonable excuse neglected to provide efficient elementary instruction for him, and the said attendance order has not been complied with, without any reasonable excuse within the meaning of the said Act, and whereas [the parent has satisfied the Court that he has used all reasonable efforts to enforce compliance with the said order] [or the said noncompliance was not the first non-compliance with

L.

the said order].

Whereas an attendance order under the 11th section of the Elementary Education Act, 1876, was made against the child A.B., of (born, so far as has been ascertained, on the day of , 18), on the

^{*} This must be omitted from commitments under the Elementary Education Acts.