THE LONDON GAZETTE, MARCH 26, 1909. 7. Conviction of Child for Indictable Offence. Petty Sessional Division of In the [county of Before the Court of Summary Jurisdiction sitting at (being a Petty Sessional Court). A.B., hereinafter called the defendant, being a child within the meaning of the Children Act, 1908, and above the age of seven years, is this day convicted [without objection of the parent or guardian] for that he on the day of \mathbf{at} And it is adjudged that [proceed as in other forms of conviction; if whipping is ordered, insert either in addition to or in substitution for any other punishment,-And that the defendant, being a male child, be, as soon as practicable, privately whipped with strokes of a birch rod]. Given under our hands and seals the day of one thousand 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. 8. Conviction of Young Person (by consent) for Indictable Offence. In the [county of Petty Sessional Division of Before the Court of Summary Jurisdiction sitting at (being a Petty Sessional A.B., hereinafter called the defendant, being a young person within the meaning of the Children Act, 1908, is this day charged for that he on the day of ,19 ,at aforesaid, did The defendant, having consented to be dealt with summarily, is convicted of the said offence: And it is adjudged that [proceed as in other forms of conviction]. Given under our hands and seals the day of one thousand 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. 9. Order on Parent or Guardian to Pay Damages or Costs where a Child or Young Person is not convicted. In the [county of Petty Sessional Division of Before the Court of Summary Jurisdiction sitting at (being a Petty Sessional Whereas A.B., hereinafter called the defendant, being a child [or young person] within the meaning of the Children Act, 1908, has been this day charged for that he, on the within the aforesaid, did And whereas the Court is of opinion that the charge is proved. It is ordered that C.D., the parent [or guardian] of the defendant do pay the sum of for costs [by instalments of for every days, for damages and the first instalment to be paid] forthwith [or on the day of And in default of payment it is ordered that [the sums due under this Order be levied by distress and sale of the said parent's [guardian's] goods, and in default of sufficient distress that] the said parent [guardian] be imprisoned in His Majesty's prison at and there kept for the space unless the said sums [and all costs and charges of the [said distress and] commitment and of his conveyance to the said prison] be sooner paid. [Where security for good behaviour is required, add:-And it is further ordered that the said C.D. do forthwith to the satisfaction of [this Court] for the good behaviour of the said defendant for the term give security in the sum of

and J.P.(L.S.) Justice of the Peace for the

· day of

one thousand nine hundred

[county] aforesaid. J.P.(L.S.)

Justice of the Peace for the [county] aforesaid.

Given under our hands and seals the

now next ensuing.]