THE INTERSTATE DESTITUTE PER-SONS' RELIEF ACT, 1910.

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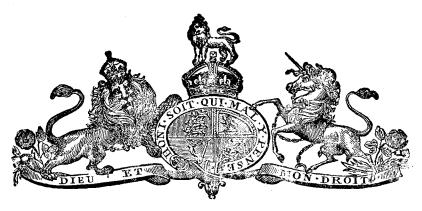
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TASMANIA.



1910.

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GEORGII V. REGIS,

No. 55.

AN ACT for the Relief of Persons whose 1910.
Relatives liable to support them reside in another State of the Commonwealth, and for other purposes. [30 December, 1910.]

BE it enacted by His Excellency the Governor of Tasmania, by and with the advice and consent of the Legislative Council and House of Assembly, in Parliament assembled, as follows:—

PART I.

PRELIMINARY.

- 1 This Act may be cited as "The Interstate Destitute Persons' Short title. Relief Act, 1910."
- 2 This Act shall come into operation on a day to be fixed by Commencement. the Governor by proclamation.
 - 3 This Act is divided into parts, as follow:—

Division of Act.

Part I.—Preliminary.

Part II.—Summons for Maintenance against Person in another State.

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Part III.—Enforcing Order for Maintenance made in another State.

Part IV.—Miscellaneous.

Interpretation.

- 4 In this Act, unless inconsistent with the context or subject-matter—
 - "Interstate Collector" means an officer appointed in another State, whose duties, or part of whose duties, are similar to those of the Collector of this State appointed under this Act:
 - "Order" means an order or judgment whereby any person is ordered, adjudged, or directed to pay money, whether in one sum or by instalments, or to pay money periodically, for or towards the support of any person, or otherwise to make provision for or towards the support of any person:
 - "State" means, in Part II., any State in the Commonwealth concerning which a proclamation under Subsection (1.) of Section Five has been published and is in force for the time being; and in Part III. "State" means any State in the Commonwealth concerning which a proclamation under Subsection (2.) of Section Five has been published and is in force for the time being:
 - "Summons for relief" means a summons to show cause why a person should not support, or should not contribute towards the support of, another person:
 - "The Collector of this State" means the Collector appointed under this Act:
 - "This Act" includes regulations made under this Act:
 - "This State" means the State of Tasmania.

Establishment of reciprocity by proclamation.

- **5**—(1.) When in any State in the Commonwealth an Act is in force containing provisions substantially similar to those contained in, or for carrying out objects substantially similar to the objects of, Section Six, the Governor may by proclamation declare that Part II. of this Act shall be in force as regards such State, and such State shall thereafter be a State within the meaning of Part II.
- (2.) When in any State in the Commonwealth an Act is in force containing provisions substantially similar to those contained in, or for carrying out objects substantially similar to the objects of, Part III., and Sections Twenty-one to Twenty-four, both inclusive, the Governor may by proclamation declare that Part III. of this Act shall be in force as regards such State, and such State shall thereafter be a State within the meaning of Part III.
- (3.) Notwithstanding anything in this section, if at any time after the publication of any proclamation under this section neither the provisions in consequence of which such proclamation was published nor any similar provisions are in force in the State

regarding which such proclamation was published, such proclama- A.D. 1910. tion shall cease to be in force upon the publication in the "Government Gazette" of a proclamation by the Governor revoking the former proclamation, and such State shall thereupon cease to be a State within the meaning of Part III. or Part III., as the case may be.

(4.) A proclamation under Subsection (1.) or Subsection (2.) shall be deemed to be in force until a proclamation revoking the

same is proved.

(5.) Proclamations under Subsections (1.) and (2.) or proclamations under Subsection (3.), regarding the same State, may be in the

same or separate documents.

(6.) The "Government Gazette" purporting to contain a proclamation under this section shall be sufficient evidence of the validity, contents, and publication of such proclamation, and shall be conclusive evidence of the existence of all conditions precedent to the valid making thereof.

PART II.

SUMMONS FOR MAINTENANCE AGAINST PERSON IN ANOTHER STATE.

6 Whenever in any State—

1.—(a) Any person alleged to be liable to support, or to con-relief issued in tribute towards the support of, another person be served in this leaves such other person without adequate means State. of support; or

(b) An order has been made by any justice or justices or by any court, not being a court of record, and such order remains unsatisfied wholly or in part:

and in any such case-

II. The person so alleged to be liable as aforesaid, or the person by such order adjudged, ordered, or directed to pay or make provision (each of whom is hereinafter referred to as "the defaulter"), comes to reside or resides, either temporarily or permanently, in this State—

any summons for relief or any process to enforce such order granted or issued in any State by any justice or justices or out of any court (not being a court of record), upon application made by or on behalf of the person so left, or by or on behalf of the person for whose support such order was made, and against or directed to the defaulter, may be served in this State.

7 Whenever in this State—

I.—(a) Any person alleged to be liable to support, or con-relief against tribute towards the support of, another person leaves such other person without adequate means of support; or

another State may

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A.D. 1910,

(b) An order has been made by any justice or justices or by any court (not being a court of record), and such order remains unsatisfied, wholly or in part:

and in any such case-

II. The person so alleged to be liable as aforesaid, or the person by such order adjudged, ordered, or directed to pay or make provision (each of whom is hereinafter referred to as "the defaulter"), goes to reside or resides, either temporarily or permanently, in any State other than this State—

any justice for this State may, upon application made by or on behalf of the person so left, or by or on behalf of the person for whose support such order was made (each of whom is hereinafter referred to as "the complainant"), sign and issue a summons directed to the defaulter, to show cause why he should not support or should not contribute towards the support of the complainant, or should not pay any moneys due and to become due under such order, as the case may require.

Evidence in support of a: plication for summons.

- 8—(1.) No summons shall be issued under Section Seven unless the application therefor is supported by a declaration made by or on behalf of the complainant, in the form contained in the Schedule (1.), or to the like effect, and stating the matters indicated in the said schedule.
- (2.) A justice upon issuing a summons under Section Seven shall retain the declaration whereon the same was made, and shall, as soon as practicable, deliver or send it to the clerk of the nearest local court, who shall file the same in the office of his court.
- (3.) A declaration for the purposes of this section may be made before a justice.

Time and place for

9 Every summons issued under Section Seven shall state a place hearing summons, and a time after service for the hearing thereof, which shall be fixed by the justice issuing the summons, regard being had in fixing such time to the distance of the alleged place of residence of the defendant from the place fixed for the hearing.

Service of summons and proof thereof.

- **10**—(1.) A summons issued under Section Seven may be served either in this State or any other State.
- (2.) Service of such summons, or the steps taken in attempting to serve the same, shall be proved by affidavit sworn before a commissioner for taking affidavits in the Supreme Court of this State or of the State wherein service was effected or attempted, or by declaration made before a justice for this State or for the State wherein the service was effected or attempted.

Who may hear summons.

11 A summons issued under Section Seven may be heard and determined by any justice or justices for this State,

Powers of

justices hearing

Interstate Destitute Persons' Reliet.

12 If at the hearing of a summons issued under Section Seven A.D. 1910. or any adjournment of such hearing-

I. Service of the summons is proved: or

II. It is proved to the satisfaction of the justice or justices the summons. that a reasonable attempt has been made to serve the summons, and that the defendant has intentionally evaded service thereof-

the justice or justices may proceed to hear and may determine the summons, and may, if satisfied that the defendant is liable and able to support or contribute towards the support of the complainant, make an order for the payment to or on behalf of the complainant of—

I. Such sum (if any) as the justice or justices deem proper for past maintenance, by instalments or otherwise:

II. Such periodical sums as the justice or justices deem proper for future maintenance: and

III. Costs, to be fixed by the justice or justices.

PART III.

ENFORCING ORDER FOR MAINTENANCE MADE IN ANOTHER STATE.

13—(1.) The Governor shall appoint a Collector for the purposes Collector of this of this Act, and may appoint such assistant-collectors and other officers as he deems necessary for such purposes.

(2.) The official title of the Collector shall be "Collector for Interstate Destitute Persons," and the official title of an assistantcollector shall be "Assistant-collector for Interstate Destitute Persons."

State for Inter-State Destitute Persons. No. 9.

14—(1.) The Collector of this State, upon receiving from an Application for interstate collector appointed in another State the following documents, namely:—

I. The original or a duplicate of an order made by a justice or justices for such State signed by him or them, or a copy of such order, certified as correct under the hand or hands of the justice or justices by whom such order was made, or a certificate of an order made by a court of such State (not being a court of record), under the hand of the clerk or other proper officer of such court and the seal thereof, such order, in any case, being made in favour of any person stated to be resident in such

II. An affidavit in the form in the Schedule (2.), or to the like effect, and stating the particulars indicated in the said schedule, sworn by such collector before a commis-

making order for . relief enforcable. in this State.

A.D. 1910.

sioner for taking affidavits in the Supreme Court of such State: and

III. A request that the order be made enforceable in this State—

shall attend before a justice and apply to have such original or duplicate order, certified copy, or certificate endorsed as pro-

vided by the immediately succeeding section.

(2.) A document purporting to be such a document as mentioned in Subsection (1.), and to be signed or signed and sealed as thereby required, shall for the purposes of this Act, without proof of any signature or seal appearing thereon, be deemed to be what it purports to be, and to be duly signed or signed and sealed, until the contrary is proved.

To be endorsed if defaulter resident in this State.

15 Upon such application being made to a justice, and upon production of the original or duplicate order, certified copy, or certificate and the affidavit referred to in the immediately preceding section, the justice, if satisfied that the person against whom the order was made is resident, either temporarily or permanently, within this State, shall endorse such original or duplicate order, certified copy, or certificate with a fiat directing that the order be enforced within this State, and shall sign such endorsement.

Collector of this State to serve copy of endorsed order. 16—(1.) Upon obtaining the endorsement referred to in Section hifteen the Collector of this State shall serve, or cause to be served, a copy of such order, certified copy, or certificate, and of the endorsement thereon, certified as correct under his hand, upon the person against whom the order was made: and such order shall thereupon be and continue to be enforceable in this State.

(2.) The service required by this section may be effected by delivering the document to the person to be served, or by posting the same by registered letter addressed to him at his last known

place of residence.

After service all moneys to be payable to the Collector.

17 When an original or duplicate order, certified copy, or certificate has been endorsed pursuant to Section Fifteen, and a copy thereof has been served pursuant to the immediately preceding section, all moneys by the order adjudged, ordered, or directed to be paid shall be payable to the Collector of this State, who is hereby authorised to collect and receive the same, and to take all such steps for the recovery thereof as might be taken by the person in whose favour the order was made; and the receipt of the Collector of this State for any such money shall be a valid discharge of the liability to pay the same.

Other powers and duties of Collector of this State.

18 In addition to the powers and duties hereinbefore conferred and imposed, it shall be the duty of the Collector of this State—

I. To collect all moneys payable to him as provided by the immediately preceding section, and give receipts for sums so collected:

- II. To keep proper accounts of all moneys collected and A.D. 1910. received by him and of all moneys remitted and paid by him:
- III. To file in his office, and keep proper records of, all documents received by him as mentioned in Section Fourteen:
- IV. Once at least in every month, or as often as prescribed, to remit to the interstate collectors appointed in the other States all moneys collected and received by him in respect of orders received from such States respectively, less the costs and expenses of collection and remittance, together with proper accounts showing in respect of what orders the various moneys were collected and received and the costs and expenses deducted in respect of such various moneys:
- v. To pay the various moneys received by him from the interstate collectors appointed in other States to the persons on whose behalf such moneys are respectively received, less any costs and expenses connected with the receipt and payment thereof respectively: and
- VI. To exercise such other powers and discharge such other duties as are conferred or imposed upon him by regulation.
- 19 When an order has been made and signed by a justice or Collector of this justices for this State, or an order has been made by a court of this State to forward State (not being a court of record) in favour of any person resident orders for relief in this State, and the person against whom any such order is made other States. goes to reside or is resident, either temporarily or permanently, in another State, the Collector of this State shall, upon application. made by or on behalf of the person in whose favour such order was made, send to the interstate collector appointed in such other State the following documents, namely:--

- I. The original or a duplicate of the said order made by a justice or justices signed as aforesaid, or a copy of such order certified as correct under the hand or hands of the justice or justices by whom such order was made, or a certificate of the said order made by a court under the hand of the clerk or other proper officer of such court and the seal (if any) thereof:
- II. An affidavit in the form in the Schedule (2.), or to the like effect, and stating the particulars indicated in the said schedule, sworn by the Collector of this State before a commissioner for taking affidavits in the Supreme Court of this State:
- III. A statement of such information as the Collector of this State is able to obtain for the purpose of enabling the interstate collector to whom the documents are sent to

A.D. 1910.

identify and discover the whereabouts of the person against whom the order was made: and

IV. A request that the order be made enforceable in such other State.

Affidavit or certificate of Collector sufficient proof of payment.

20—(1.) A certificate under the hand of the Collector of this State or of an interstate collector appointed in another State, or an affidavit sworn by either of such collectors, stating that any sum or sums therein specified has or have been been paid in respect of an order therein mentioned, shall be sufficient evidence of such payment in any proceedings before any court, justice, or other tribunal.

(2.) Upon production of such certificate or affidavit to the clerk of the court in which such order was made such clerk shall enter up satisfaction of such order to the extent of the amount by such

certificate or affidavit stated to have been paid.

PART IV.

MISCELLANEOUS.

Onus of proof of identity of person served.

21—(1.) Subject to Subsection (2.), when—

I. A summons or other process by this Act made servable:

II. A summons issued under this Act: or

III. A copy of an original or duplicate order, or of a certified copy of an order, or of a certificate of an order—

is served upon any person in manner prescribed by this Act, such person shall be deemed to be the person upon whom the same was to be served, until the contrary is shown to the satisfaction of the court, magistrate, justice, or justices before whom the question is in issue.

(2.) This section shall not apply unless the person by whom the document was so served states in his affidavit or declaration of service, or otherwise on oath, affirmation, or declaration, that he believes the person upon whom such document was served to be the person upon whom the same was to be served: Provided that nothing in this section shall prevent such identity being proved by any evidence deemed sufficient by the court, magistrate, justice, or justices before whom the question is in issue.

How orders made under, or made enforceable under, this Act to be enforced.

- 22—I. Any order made under this Act, and any order made enforceable in this State by virtue of the provisions of this Act, may be enforced in the same manner as an order requiring the payment of a sum of money is enforceable: and
 - II. All moneys which, by any order made under this Act or by any order so made enforceable, are adjudged,

ordered, or directed to be paid, may be raised and A.D. 1910. levied, or payment thereof may otherwise be enforced, in the same manner as the sum which is required to be paid by an order requiring the payment of a sum of money may be raised and levied, or as payment thereof may otherwise be enforced—

under the provisions of "The Magistrates Summary Procedure Act," and any Act amending that Act, or of any Act for the time being in force in that behalf: Provided that-

- I. An order made under this Act may be enforced, and any money thereby adjudged, ordered, or directed to be paid may be raised and levied, or payment thereof may be otherwise enforced, at the instance of any person in whose favour such order was made or of any other person in his behalf: and
- II. An order made enforceable in this State by virtue of the provisions of this Act shall be enforced, and any money thereby adjudged, ordered, or directed to be paid shall be raised and levied, or payment thereof shall be otherwise enforced, only at the instance of the Collector of this State or of an assistant-collector.
- 23 If any affidavit or other document or writing required for Form and manner the purposes of this Act complies, as to the form and the manner of making of making thereof, either with the law of the State where the same affidavit. was made or with the law of this State, such affidavit or other document or writing shall, as to the form and the manner of making thereof, be deemed sufficient in all proceedings under this Act and for all the purposes of this Act.

24 Any person who wilfully and corruptly makes any affidavit Punishment for or declaration for any purpose of this Act, knowing the same to false affidavit or be untrue in any material particular, shall be guilty of a misdemeanour, and shall be liable, upon conviction thereof, to be imprisoned, with or without hard labour, for any term not exceeding Three years.

declaration.

25—(1.) The accounts of the Collector of this State shall, Once Audit of at least in every year, and also whenever directed by the Governor, Collector's be audited by the Auditor-General.

(2.) The Auditor-General shall, in respect of such accounts, have all the powers conferred upon him by "The Audit Act, 1901," and any Act for the time being in force relating to the audit of No. 15. public accounts.

26 The salaries of officers appointed under this Act, and the Salaries and exother expenses of administering this Act, shall be paid out of penses paid out of moneys provided by Parliament for that purpose.

moneys provided by Parliament,

A.D. 1910. Regulations.

27—(1.) The Governor may make regulations not inconsistent with this Act prescribing all matters and things which by this Act are contemplated, required, or permitted to be prescribed, and prescribing, amongst others, the following matters and things:—

- I. The duties of the Collector of this State and other officers appointed under this Act:
- II. The methods to be adopted by the Collector of this State and other officers in the exercise and discharge of their powers and duties:
- III. The accounts, records, and books to be kept by the Collector of this State and other officers, and the methods of keeping the same:
- IV. The collection, remittance, and payment of moneys by the Collector of this State:
- v. Generally such matters and things as may be necessary or convenient to enable the Collector of this State and other officers to exercise and discharge their powers and duties:
- vi. The forms of any documents to be used for the purposes of this Act, either in addition to or in variation of the forms in the schedules to this Act: and
- VII. All such other matters and things as may be necessary or convenient for giving effect to this Act, and for carrying out its objects.
- (2.) Any regulation so made may impose a penalty not exceeding Twenty Pounds for any breach of the same or any other regulation.

Procedure for offences.

28—(1.) All proceedings in respect of offences against this Act shall be by information.

(2.) Such informations, unless for indictable offences, shall be heard and determined in a summary way before any police magistrate or any Two or more justices, under "The Magistrates Summary Procedure Act," or any Act for the time being in force relating to the duties of justices as to summary proceedings.

(3.) Such magistrate or justices may make any order as to costs

which he or they think fit.

(4.) All convictions and orders made by such magistrate or justices may be enforced as provided in "The Magistrates Summary Procedure Act," or in any other Act.

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SCHEDULES.

A.D. 1910.

(1.)

Section 8.

Form of Declaration in Support of Summons for Relief for Service out of the Jurisdiction.

[Tasmania.]

[Full Christian name and surname of Complainant] Complainant.

against

[Full Christian name and surname of Defaulter]

Defendant.

I, [full Christian name and surname] of [address and occupation], do solemnly and sincerely declare as follows:—

1. The abovenamed defendant is [here state relation of defendant :o complainant], (or On the day of an order was made by [here state name of justice or court] whereby the abovenamed defendant was ordered to [here state effect of the order made for or towards the support of the complainant]).

2. To the best of my knowledge and belief the said defendant is now residing at in the State of and has been residing

there since about [here state the time so far as known or believed].

3. The said defendant left me without adequate means of support (or There is now due and unpaid under the said order the sum of

4. The said defendant [here state, so far as known or believed, what means the defendant has, and whether employed or not, and, if employed, how employed].

5. I desire to avail myself (or I desire that the complainant may have the benefit) of "The Interstate Destitute Persons' Relief Act, 1910."

Declared at

the

day of

before me

(2.)

Form of Affidavit to support Application to enforce Order outside the Jurisdiction.

Sections 14 and 19.

[Name of State where Affidavit sworn.]

[Full Christian name and surname of person in whose favour the order was made]

Complainant.

against

[Full Christian name and surname of person against whom the order was made]

Defendant.

I, of in the State of , do hereby make oath and swear as follows:—

1. I am the Collector for Interstate Destitute Persons [or as the official title may be] appointed for the said State under [short or other title of Act].

2. On the day of an order was made by [state by whom or by what court] whereby the abovenamed defendant was ordered to [state effect of the order and how payments were ordered to be made].

3. The period for appealing against the said order has expired, and the said

order is still in force.

4. The following amount has been paid under the said order, namely [state the amount (if any) paid, and when paid, and, in case payable by instalments or periodically, up to what time payments have been made] (or No amount has been paid under the said order).

A.D. 1910.

5. There is now remaining due and unsatisfied under the said order the sum of being for weeks [or as the case may be]

per week [or as the case may be].

6. To the best of my knowledge and belief the said defendant is now residing in the State of , and has at been residing there since about [state the time so tar as known or believed].

Sworn at State of in the

the

day of

before me