

(e) Whose husband, from habitual drunkenness, profligacy, or other causes, neglects or refuses to provide for her support and that of his family, or

(f) Whose husband has never been in this province, may apply to a judge for an order for protection, entitling her to have and enjoy all the earnings of her infant children, and any acquisition therefrom, free from the debts or obligations of her husband, and from his control or disposition.

NOTE—Orders of no effect if not registered.

QUEBEC.

Non-support is a justifiable cause for obtaining separation from bed and board.

C.C. 213. Either of the parties thus separated, not having sufficient means of subsistence, may obtain judgment against the other for an alimentary pension which is fixed by the court, according to the conditions, means and other circumstances of the parties.

Imprisonment the punishment of non-support of wife and family.

Demand for support is not dependant on previous separation. That is when the wife is deserted by her husband.

ONTARIO.

A deserted wife is now able to procure through a Stipendary or Police Magistrate, a weekly allowance, not exceeding five dollars per week in addition to the right to sue for alimony.

Imprisonment the penalty for non-support.

MANITOBA.

Revised Statutes of Manitoba, 1902, Chap. 107.

Sec. 2. Married woman may apply to County Court Judge for an order, in case of husband's conviction for persistent cruelty, etc., within the judicial district in which any such conviction has taken place, or in which the cause of complaint shall have wholly or partially arisen, for an order or orders under this act. 63 and 64 V. c. 28, s. 2.

Sec. 3. The court to which any application under this act is made may make an order or orders containing all or any of the provisions following, viz:

(a) Cohabitation (b) Custody of children (c) Weekly or monthly payments (d) Costs (e) Forbidding interference, a provision forbidding the husband to enter upon any premises where