- (c) Who is found destitute, either being an orphan or having a surviving parent who is undergoing penal servitude or imprisonment;
- (d) Whose parent, step-parent or guardian represents to the Judge or Magistrate that he is unable to control the child, and that he desires the child to be sent to an industrial school, under this Act;
- (e) Who, by reason of the neglect, drunkenness or other vices of the parents, is suffered to be growing up without salutary parental control and education, or in circumstances exposing him to lead an idle and dissolute life;
- (f) Who has been found guilty of petty crime, and who, in the opinion of the Judge or Magistrate before whom he has been convicted, should be sent to an industrial school instead of to a gaol or reformatory. R. S. O. 1887, c. 234, s. 7.
- (g) Who (being a child between eight and fourteen years of age) has been expelled from school for vicious and immoral conduct. 54 V. c. 56, s. 6.

Magistrate to inquire into truth of facts charged.

(2) No formal information shall be requisite to authorize proceedings being taken under the next preceding subsection, but the Judge or Magistrate, before issuing his order, shall have such child brought before him, and shall, in its presence, take evidence in writing under oath of the facts charged, and shall make reasonable inquiry into the truth thereof. R. S. O. 1887, c. 234, s. 8.

Magistrate may order child to school; requisites of the order.

12. If the Judge or Magistrate is satisfied on inquiry that it is expedient to deal with the child under this Act, he may order him to be sent to a certified industrial school; which order shall be in writing, and shall specify the name of the school, and the time for which the child is to be detained in the school, being such time as to the Judge or Magistrate seems proper for the teaching and training of the child, but not in any case extending beyond the time when the child will attain the age of sixteen years. R. S. O. 1887, c. 234, s. 9.

Admission to the schools.

13. The said school corporations or philanthropic societies may admit into any industrial school established by them, any children apparently under the age of fourteen years who are committed to any such school by the Judge or Magistrate; and the said corporations or societies, respectively, shall have power to place the said children at such employments, and cause them to be instructed in such branches of useful knowledge as are suitable to their years and capacities. 1887, c. 234, s. 10.

Powers as to instruction and employment.

Boys under **14.**—(1) Where under the authority of any statute of the Province, or of any other statute or law in force in the Province, and relating to matters within the legislative authority of the Legislature of the Province, any offender is convicted

13 may be committed to industrial schools.