LOCAL LEGISLATURE.

AN ACT

TO PREVENT AND PUNISH WRONGS TO CHILDREN.

(Passed the 10th day of March, 1882.) 1. No minor under the age of sixteen years shall be admitted at any time to, or permitted to remain in, any saloon or place of entertainment where any spirituous liquors or wines or intoxicating or malt liquors are sold, exchanged or given away, or in any of the places of amusement known as dance houses, billiard rooms, cippi rooms, dancing classes, clubs or concert saloons, unless accompanied by his or her parent or guardian; nor into any bawdy house or house of ill-fameunder any circumstances whatever. No proprietor, keeper or manager of any such place, shall admit such minor to, or permit him or her to remain in, any such place, unless under the condition hereinbefore. mentioned; provided that in the case of dancing classes only, the written permission of the parent or guardian shall be sufficient authority for the proprietor, keeper or manager to allow or permit the attendance of such minor.

It shall be lawful for any justice of the peace, sheriff, constable. or police officer, at all times to enter in and upon any of the premises. mentioned in the previous clause, in order to ascertain if there be any minors under the age of sixteen therein; and if any such be found therein, to take them into custody and bring them before a justice of the peace for examination. All persons upon being required by any of the said officers, to open their said premises and grant free admission to the same, shall do so immediately, and any person or persons who shall refuse admission to his, her or their premises, or who shall obstruct any such officer in the performance of his duty, shall be guilty:

Whenever the parent or other person having the care and custody of a child within the age previously mentioned in this Act, is convicted before any court or magistrate with having assaulted, beaten, ill-used, abandoned or treated said child with habitual cruelty and neglect, or said child is suffered to grow up without salutary parental control, or in circumstances expesing him or her to lead an idle and dissolute life, and the court or magistrate before whom such conviction is had, deems it desirable for the welfare of such child that the person. so convicted should be deprived of its custody thereafter, such court or magistrate may commit such child to an orphan asylum, charitable or other institution, or make such other disposition thereof as now is or hereafter may be provided by law in cases of vagrant, truant, dis-

4. Whenever any person is charged with an offence against this. Act in respect of a child, who, in the opinion of the court trying the case, is apparently of the age alleged by the informant, it shall lie on the person charged to prove that the child is not of that age.

5. Any person convicted of an offence against any of the provisions. of this Act before any two or more justices of the peace for the district, county or place in which the offence has been committed, or

before some m some court or o within such dist to do alone any the peace, shall money, not exc€ with full costs,

6. The offen common gaol, o place in which t any time not ex

7. All fines, the provisions o relating to or af instituted by a children, or for such society in a

LAWS OF T THE PR

CANADA.

32-33 Vict., (18

A. Whosoev treats, abuses, o cow, heifer, stee any poultry, or driving any catt driving thereof, done by any such manner encourage bear, badger, dos or wild nature, s any or either of Police Magistrat district, county every such offene confinment other months, and wit fifty dollars, or discretion of the

B. Whosoev premises belongi