APPENDICES

EXPLANATORY NOTE TO APPENDICES I AND II

The following synopsis of laws has been condensed to the utmost according to the principles expressed on pages 21 and 22. It is hoped that the form of organization adopted will facilitate rather than confuse reference.

In Appendix I, legislation affecting the welfare of animals has been broadly classified under the heads, (1) Offenses Forbidden under Penalty, (2) Powers and Duties of Police Officers, (3) Societies for Animal Protection, and (4) Humane Education. Legislation upon Offenses Forbidden under Penalty has been further classified under provisions for (1) General Neglect, (2) Transportation of Animals, (3) Disabled, Diseased, Decrepit and Dying Animals, (4) Miscellaneous, and (5) Vivisection.

In Appendix II, legislation relating to the protection of children has been classified under the heads, (1) Offenses against Children Forbidden under Penalty, (2) Regulation of Institutions Caring for Children, (3) S.P.C.S. and Humane Societies, and (4) Children's Code Commissions. Legislation upon Offenses against Children Forbidden under Penalty is further classified under provisions for (1) General Cruelty, (2) Abandonment, Desertion, Non-support by Parent or Guardian, (3) Exhibitions and Employments, (4) Obscene Literature, (5) Admittance to Resorts, (6) Sales to Minors, (7) Carnal Abuse, and (8) Miscellaneous.

The main characteristics of each type of legislation are set forth in the summary at the head of each column, with identifying boxed letters and figures. Where these letters and
figures appear against the name of a state, it is understood that such legislation is to be found upon the statute books of the state, and reference is given to the specific acts or statutes embodying it. Conditioning clauses are noted where significant. To emphasize the chronological sequence of the acts, reference is made for statutes subsequent to 1910 to the collections of session laws of the various years rather than to compilations or codifications that have been made since that date.

In legal citations, where the year is given, the reference is to the public or session laws of that year. The usual abbreviations for the states are used.

am. Amending
ch. Chapter
ALA. Code: Code of 1907.
D. C. References are to Federal Laws.
FLA. R. S.: Revised Statutes of 1906.
GA. Code: Code of 1895.
no. Number
p. Page
I. & A.: Jones and Addington, Supplement to Starr and Curtiss, 1903.
IND. Burns: Burns' Annotated Statutes, 1908.
IOWA Code: of 1897.
KANS. G. S.: General Statutes of 1905.
KY. Stat.: Statutes of Kentucky, 1909.
ME. R. S.: Revised Statutes.
MICH. C. L.: Compiled Laws of 1905.
<table>
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<th>State</th>
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<td>NEB.</td>
<td>C. S.: Cobrey's Annotated Statutes of 1903.</td>
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<td>NEV.</td>
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</tr>
<tr>
<td>N. J. G. S.</td>
<td>General Statutes of 1895.</td>
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<td>N. M.</td>
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<td>N. C. R.</td>
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<td>OHIO</td>
<td>R. S.: Revised Statutes of 1906.</td>
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<td>OKLA.</td>
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</tr>
<tr>
<td>ORE. B. &amp; C.</td>
<td>Ballinger and Cotton, Codes and Statutes, 1901.</td>
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<tr>
<td>UTAH.</td>
<td>C. L.: Compiled Laws of 1907.</td>
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<td>VT.</td>
<td>P. S.: Public Statutes of 1906.</td>
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<td>WASH.</td>
<td>Ball. Supp.: Supplement of 1903 to Ballinger's Code of 1897.</td>
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<td>WIS. S. &amp; B.</td>
<td>Sanborn and Berryman's Revised Statutes of 1898.</td>
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<td>WIS. S.</td>
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<td>WYO.</td>
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APPENDIX I

SUMMARY OF STATE LAWS FOR ANIMAL PROTECTION

(Through the Legislative Sessions of 1922)

I

DEFINITIONS

(a) "Animal": any living creature other than man.
(b) "Torture", "Torment", "Cruelty": every act, omission or neglect causing or permitting unnecessary or unjustifiable pain, suffering or death.
(c) "Owner", "Person": corporations included; acts of agents or employees of corporations include the corporation in legal liability incurred.

ALA.
ARK.
ARIZ.
CAL.
COLO.
CONN.
DEL.
D.C.
FLA.
GA.
IDAHO
IOWA
KANS.
KY.
LA.
ME.
MD.
MASS.
MICH.
MINN.
MISS.

S. & H., sec. 1531.
P. C., sec. 599b.
Mills, sec. 117.
G. L., sec. 2815.
Code, sec. 705.
P. G. L., art. 27, sec. 68.
1914, ch. 669.
C. L., sec. 11748.
R. L., sec. 5151.

232 [232]
MO.
MONT.
NEB.
NEV.
N. H.
N. J.
N. M.
N. Y.
(a) (b) P. C., sec. 669.
N. C.
N. D.
OHIO (a) (b) (c) R. S., sec. 3211.
OKLA.
ORE.
PA.
R. I. (a) (c) G. L., ch. 114, sec. 7.
S. C. (a) (c) Civil Code, sec. 2126; see also Crim. Code, sec. 630.
S. D. (a) (b) (c) 1903, ch. 9, sec. 13.
TENN. (a) (b) (c) Code, sec. 2870.
TEX. (a) (b) 1913, ch. 88, sec. 12.
UTAH (a) (c) C. L., sec. 4459.
VT. (a) (c) P. S., sec. 5808.
VIR.
WASH. (a) (b) (c) Bail. Supp., sec. 7411.
W. VA. (a) (b) (c) 1919, ch. 118.
WIS.
WYO. (a) (b) (c) R. S., sec. 2287.

II

OFFENSES FORBIDDEN UNDER PENALTY
GENERAL NEGLECT

(a) Overloading, overdriving, unnecessary or unjustifiable beating, killing, mutilating or maiming.
(b) Failure to provide necessary and proper food, drink and shelter.
(1) Outsider may provide food, etc., after reasonable time.
(2) Expense chargeable to owner, and a lien on animals cared for.
(3) Immunity from prosecution for entry.

ALA. (a) Code, sec. 6233.
(b) ibid.
APPENDIX I

ARK. (a) S. & H., secs. 1516, 1521.
(b) ibid. To impounded animal: S. & H., sec. 1518.
   (1) 12 hrs., (2), (3) S. & H., sec. 1519.

ARIZ. (a) P. C., pt. i, title xiv, ch. 13, par. 537, am. by 1907, ch. 4.
(b) ibid.

CAL. (a) P. C., sec. 597. "Cruelly" struck out, so that any use,
   when unfit, is punished: 1909.
(b) P. C., sec. 597.
   (1), (2), (3) P. C., sec. 597e.

COLO. (a) Mills, sec. 104.
(b) ibid. To impounded animal: Mills, sec. 105. Certain
   wild animals: 1909, ch. 167.
   (1) 12 hrs., (2), (3) Mills, sec. 106.
   State Bd. of Stock Inspectors may relieve range stock;
   animals may be sold after 30 days: 1909, ch. 210;
   1913, ch. 152.
   Person entitled to lien on animal may sell same after
   giving due notice to owner and proper publicity to
   sale: Mills, sec. 114, am. by 1907, ch. 116.

CONN. (a) G. L., sec. 1331.
(b) ibid.
   (2) G. L., sec. 1375.

DEL. (a) R. C., vol. 14, ch. 414, sec. i, p. 403.
(b) ibid.

D. C. (a) 1871, Act of Aug. 23.
(b) ibid.

FLA. (a) R. S., secs. 3595, 3596.
(b) ibid.

GA. (a) Cruelty forbidden in very general terms: Code, sec. 703.

IDAHO (a) Reads: "Cruelly whips, beats or ill-treats": P. C., sec.
   5083.
(b) In enclosure 48 hrs. without food, 24 hrs. without water:
   P. C., sec. 5062; 1909, p. 175.
   (1) 12 hrs.: 1909, p. 175.

ILL. (a) S. & C., p. 1261.
(b) ibid.

IND. (a) Docking of lambs, dehorning of cattle, and clipping of
   horses specifically excepted: Burns, sec. 2499.
(b) ibid.
APPENDIX I

IOWA
(a) 1907, ch. 174.
(b) ibid. To impounded animal: Code, secs. 2338, 4972.
   (1) 12 hrs., (2) Code, secs. 2338, 4972.

KANS.
(a) Reads: "Maim, beat or torture any horse, ox or other cattle": G. S., sec. 2348; see also secs. 3180, 2418.
(b) See G. S., sec. 2418.

KY.
(a) Stat., sec. 3167.

LA.
(a) Reads: "Beat, maim, disable, starve": R. L., sec. 816.

ME.
(a) R. S., ch. 125, secs. 34, 51; ch. 128, sec. 1, am. by 1907, ch. 23. "Dog" added: 1909, ch. 23.
   (1), (2), (3) R. S., ch. 125, secs. 34, 51.

MD.
(a) Cruelty in any form: P. G. L., art. 27, sec. 67.

MASS.
(a) R. L., ch. 212, secs. 70, 71.
(b) ibid.
   (1), (2) Owner must be notified; period of care not to exceed 60 days, this applies in any case where animals are taken: R. L., ch. 212, sec. 74.

MICH.
(a) C. L., sec. 11739.
(b) ibid.

MINN.
(a) R. L., sec. 5152.
(b) ibid.
   (1) "Or animal exposed in cold", officer may relieve,
   (2) R. L., sec. 5160, am. by 1907, sec. 398.

MISS.
(b) ibid.

MO.
(a) A. S., sec. 2908; see also sec. 1988.
(b) A. S., sec. 2908. To impounded animal; sec. 2299.

MONT.
(a) P. C., sec. 8774.

NEB.
(a) C. S., sec. 2129, am. by 1905, ch. 185. "Maltreat" added: 1917, p. 174. To pluck feathers from live fowl, or expose animal tied on street for more than 4 hrs. at time: C. S., sec. 2138.
(b) C. S., sec. 2130. To impounded animal: C. S., sec. 2132.
   (1) 24 hrs., (2), (3) C. S., sec. 2132.
APPENDIX I

NEV. (a) Or pluck feathers from live bird or fowl: C. L., sec. 4873; see also secs. 4874, 4875.

N.H. (a) P. L., ch. 267, sec. 1; see also ch. 266, sec. 13.

N.J. (a) G. S., p. 34, sec. 17; p. 36, sec. 29; p. 1098, sec. 102; p. 1098, sec. 238.
(b) ibid. To impounded animal: G. S., p. 35, sec. 20.
   (1) 12 hrs., (2) 20% additional, (3) G. S., p. 35, sec. 26.

N.M. (a) C. L., sec. 1134.
(b) ibid.

N.Y. (a) P. C. sec. 655. Unjustifiably running a horse attached to a vehicle; a resident leaving the State to elude this is punishable as if the act were done in the state: P. C., secs. 666, 667.
(b) To impounded animal: P. C., sec. 657.
   (1), (3) C. & G., 1867, ch. 375, sec. 4.

N.C. (a) R., sec. 3300.
(b) To impounded animal: R., sec. 3311.

N.D. (a) P. C., sec. 7560.
(b) Or hitch uncovered in cold storm, or in night time; all incorporated municipalities with water supply must furnish water in troughs, May 1, to Nov. 1; diseased animals must not be watered at such: P. C., sec. 7560.
   (1), (2) Officer may provide: P. C., sec. 7560, am. by 1911, ch. 2.

(b) R. S., sec. 6951.
   (1), (2), (3) R. S., sec. 3725.

OKLA. (a) G. S., sec. 1466.
(b) ibid. To impounded animal: G. S., sec. 1468.

ORE. (a) B. & C., sec. 1943.

(b) 1911, p. 654.
   (1), (2) Officer may relieve and has lien: 1911, p. 654.

R. I. (a) G. L., ch. 114, sec. 1, am. by 1898, ch. 548.
(b) ibid.
   (1) Officer or agent of R. I. S. P. C. A., (2) G. L., ch. 114, sec. 4.

(b) ibid.
S. D. (a) Also tight check-rein, and riding or working 6 consecutive hours without food: 1903, ch. 9, sec. 5; see also Civil Code, secs. 1397, 2319.
(b) 1903, ch. 9, sec. 5. To impounded animal: 1903, ch. 9, sec. 8.
(1) 12 hrs., (2), (3) 1903, ch. 9, sec. 8.

(b) Code, sec. 2875; see also secs. 2893, 2860.
(1), (2), (3) Code, secs. 2893, 2860.

TEX. (a) "Wilful killing or wounding or poisoning or abuse of any animal": P. C., art. 787, am. by 1901, ch. 121; 1913, ch. 88, sec. 1.
(b) To impounded animal: 1913, ch. 88, sec. 2.
(1) Officer or agent of hum. soc.; any person may relieve impounded animal after 12 hrs.; (2), (3) 1913, ch. 88, secs. 3, 6, 7.

UTAH (a) C. L., sec. 4453; see also sec. 4428.
(b) Animals on the range excepted: C. L., sec. 4453.
In any case of cruelty peace officer may take and deliver animals to pound master; owner is chargeable for expense: C. L., sec. 4456.

VT. (a) P. S., sec. 5809.
(b) ibid.

Anti-cruelty laws applied to unorganized towns and gores: 1908, no. 164.

VIR. (a) Code, sec. 3796a, cl. 1. Reckless driving of a hired horse: Code, sec. 3797.
(b) Code, sec. 3796a, cl. 1.
(1) agents of hum. soc., (2) notice must be given before sale: Code, sec. 3796a, cl. 6, 7, 8.

WASH. (a) Also driving with too tight check-rein or with chafing harness, or at night after 6 consecutive hours without food: Ball. Supp., sec. 7411.
(b) Also when impounded: Ball. Supp., sec. 7411.
(1) 24 hrs., (2), (3) Ball. Supp., sec. 7411.
Cutting off more than half of ear or ears of a domestic animal: Ball. Code, sec. 7410. Cruel plucking or killing of fowl: Ball. Code, sec. 7407.

W. VA. (a) Code, sec. 4365.
(b) Also when impounded: ibid.
APPENDIX I

WIS. (a) S. & S., sec. 4445, am. by 1913, ch. 473.
(b) S. & S., sec. 4445.

WYO. (a) R. S., sec. 2274; see also sec. 5118. Dehorning cattle not cruelty: R. S., sec. 2288.
(b) R. S., sec. 2274. To impounded animal: R. S., sec. 2275.
   (1) 12 hrs., (2), (3) R. S., sec. 2276.

III
OFFENSES FORBIDDEN UNDER PENALTY
TRANSPORTATION OF ANIMALS

(a) In vehicle or otherwise with legs tied or crowded in other ways.
   (1) Peace officer may take charge and provide for care of such animals. Expense chargeable to owner and a lien on the animals.

(b) Livestock in transit on boats and railroads must be unloaded, rested, fed and watered every A hours for a period of B hours. When railroad so provides, expense is chargeable to owner and is a lien on animals.
   (1) Exception made in case of accident or unavoidable circumstances. (2) Exception made where space, opportunity for rest, etc., is provided on cars. (3) Sheep need not be unloaded at night if within 36 hr. period.

(4) Average speed of C miles per hr. must be maintained.
(5) Animals to be unloaded within D hours of arrival.

ALA. (a) S. & H., sec. 1520.
 (1) ibid.

ARK. (a) S. & H., sec. 1520.
 (1) ibid.

ARIZ. (a) P. C., sec. 597a; see also 1905, ch. 472.
 (1) ibid.

CAL. (a) P. C., sec. 597a; see also 1905, ch. 472.
 (1) ibid.

(b) A = 36 hrs., B = 10 hrs.: P. C., sec. 369b.

COLO. (a) Mills, sec. 104.

(b) (4) C = 10 mi. per hr., accidents excepted: 1910, ch. 5, sec. 21, am. by 1921, ch. 68.
 (5) D = 2 hrs.: ibid.
APPENDIX I

CONN.  
(a) G. L., sec. 1331.  
(b) A = 28 hrs.; B = 5 hrs.: G. L., sec. 1336.  
(2) ibid.  

DEL.  
(a) R. C., vol. xiv, ch. 414, secs. 2, 3.  
(1) ibid.  

D. C.  
(a) 1871, Act of Aug. 23.  

FLA.  
(a) R. S., secs. 3595, 3596.  
(b) R. S., secs. 3397, 3398.  
(1) Vessels detained by storm excepted: ibid.  

GA.  

IDAHO  
(a) 1895, p. 40; 1909, p. 175.  

ILL.  
(a) S. & C., p. 1261.  
(b) A = 28 hrs.; B = 5 hrs.: S. & C., p. 1261, am. by 1907, p. 264.  
(1) ibid.  

IND.  
(a) Burns, sec. 2502.  
(b) A = 28 hrs., but extended to 36 hrs. on shipper's request;  
B = 5 hrs.: Burns, sec. 2503, am. by 1913, ch. 248.  
(1), (3) ibid.  

IOWA  
(a) 1907, ch. 174.  
(b) A = 28 hrs.; B = 5 hrs.: Code, sec. 4970.  
(1), (2) ibid.  
(4) Must be carried at "highest practicable speed";  
Bd. of Ry. Com'rs. to judge: 1907, ch. 115, am. by 1913, ch. 180.  

KANS.  
(a) G. S., sec. 2419.  
(b) Following provision only—must be carried at a rate not less than 15 mi. per hr., not including stops for feeding:  
1907, ch. 276, am. by 1909, ch. 191.  

KY.  

LA.  

ME.  
(a) R. S., ch. 125, sec. 34.  
(b) A = 28 hrs.; time limit for unloading; animals may be seized for violation of law; cars must be boarded in in winter: R. S., ch. 125, secs. 414, am. by 1909, ch. 135.  
(1), (3) ibid.  
(4) Animal freight in transit must have preference over other freight: ibid.  

MD.  

MASS.  
(b) A = 28 hrs: R. L., ch. 212, sec. 73.  
(2) ibid.
APPENDIX I

MICH. (a) C. L., sec. 11741; 1913, no. 321.
(1) 1913, no. 321.
(b) A = 28 hrs., B = 5 hrs.: C. L., sec. 11742.
(1), (2) ibid.
(4) Animal freight in transit must have preference over other freight: 1913, no. 389.

MINN. (a) R. L., sec. 5153.
(b) A = 24 hrs.: R. L., sec. 5153; see also sec. 2025.
(5) D = 5 hrs.: 1919, ch. 322.
Stockyards at terminal market points must have sanitary watering and feeding troughs: 1919, ch. 231.

MISS. (a) Code, sec. 1096.

MO. (a) A. S., sec. 2298.

MONT. (a) P. C., sec. 8777.

NEB. (b) A = 28 hrs.: C. S., sec. 2133.
(1), (2), (3) ibid.
(4) C = 18 mi. per hr. except on short branch lines where C = 12 mi. per hr.: 1905, ch. 107.
(5) D = 90 min.: 1905, ch. 5, am. by 1911, ch. 2.
Rys. must maintain sheds for large shipments of hogs; 1911, ch. 90.

NEV. (a) C. L., sec. 6873.
(1) ibid.
(b) A = 36 hrs., B = 5 hrs.: 1903, ch. 94.
(1) ibid.

N. H. (a) P. L., ch. 267, sec. 2.
(1) ibid.

N. J. (a) G. S., p. 35, secs. 19, 24.
(1) If sold, due notice of sale must be given: ibid.

N. M. (a) P. C., sec. 659.
(b) A = 28 hrs., B = 5 hrs.: P. C., sec. 663, am. by 1916, ch. 173.
(1) ibid.

N. C. (a) R., sec. 3302.
(1) ibid.

N. D. (b) C = 80 mi. per hr.: 1903, ch. 144.
Person bedding or feeding stock on cars must not be interfered with: 1901, ch. 22.

OHIO (b) A = 24 hrs.; R. S., sec. 6951.
OKLA. (a) G. S., sec. 1469.

ORE. (a) B. & C., sec. 1943.
(b) A = 28 hrs., but extended to 36 hrs. on shipper's request; B = 5 hrs. : B. & C., secs. 4306-4308.
(1), (2), (3) ibid.
(4) C = 12 mi. per hr. on long distances, 8 mi. per hr.
on short, for large lots: 1911, ch. 136.

PA. (a) 1889, Act of March 29.
(1) ibid.

R.I. (a) G. L., ch. 114, secs. 3, 4.
(1) Officer or agent of R. I. S. P. C. A.: ibid.
(b) A = 28 hrs., but extended to 36 hrs. on shipper's request;
B = 5 hrs.: G. L., ch. 114, sec. 4.
(1), (2) ibid.
Animals must not be loaded more than 2 hrs. before de-
parture: ibid.

(b) A = 28 hrs., B = 5 hrs.: Crim. Code, sec. 617; see also
Civil Code, sec. 2125.
(1), (2) ibid.

S.D. (a) 1907, ch. 9, sec. 7.

TENN. (a) Code, secs. 2852, 2861.
(1) ibid.

TEX. (a) Birds or poultry: 1913, ch. 88, secs. 4, 5.
(1) ibid.

UTAH (a) C. L., sec. 4455.

VT. (a) P. S., secs. 5809, 5810.
(b) A = 28 hrs., B = 5 hrs.: P. S., secs. 5812, 5813.
(1), (2) ibid.
Rys. must supply covered yards for live stock and running
water between May and Nov.: P. S. secs. 4472-4475.

VIR. (a) Code, sec. 3766a, cl. 1.
(b) Rys. must supply water to cattle in pens: 1920, ch. 489.

WASH. (a) Ball. Supp., sec. 7411.
(1) ibid.
(b) A = 48 hrs., B = 2 hrs.: Ball. Code, sec. 7403. (This
is either repealed or supplemented by Ball. Supp., sec.
7411.)
(1), (2) ibid.
W. VA. (a) Code, sec. 4365.
(b) Rys. must supply water during transit; fine for neglect: 1919, ch. 29.

WIS. (a) S. & S., sec. 4445.
(b) Following provision only: livestock in transit in mixed lots must be properly separated; rys. must feed and water unloaded stock detained more than six hours: S. & B., sec. 1799a.

WYO. (a) R. S., sec. 2274.
(1) In any case of cruelty: R. S., sec. 2280.

IV

OFFENSES FORBIDDEN UNDER PENALTY

DISABLED, DISEASED, DECREPIT AND DYING ANIMALS

(a) Abandonment forbidden.
(1) Peace officer may kill abandoned animal on affirmative judgment of two citizens, (2) One of whom must be a veterinarian, (3) One of whom may be chosen by owner.
(4) Attached vehicle to be put in safe custody by officer.
(5) Expense is chargeable to owner and is a lien on vehicle and contents.

(b) Selling or offering for sale.

(c) Use or exposure, or working when unfit for labor.

(d) Refusal to kill such on demand of proper authorities.

ALA. (a) Code, sec. 2813.
(1) ibid.
(c) Driving when unfit for labor: Code, sec. 6233.

ARK. (a) S. & H., secs. 1526, 1527.
(1) ibid.
(4) And in any case where an arrest for cruelty is made: ibid.
(b) S. & H., sec. 1522.
(c) S. & H., sec. 1522.
(d) S. & H., sec. 1523.

ARIZ. (c) 1907, ch. 4.
APPENDIX I

CAL. (a) P. C., sec. 597f.

(1) For which owner cannot be found on officer's initiative: ibid.

(5) Any animal cruelly treated or unfit for labor may be cared for until fit to return to owner: ibid.

(b) Another's: P. C., sec. 596.

(d) Within 12 hrs; does not apply to animal on owner's premises under proper care: P. C., sec. 599e.

COLO. (a) Mills, sec. 104.

(1) Mills, sec. 113.

(5) Officer of Col. Hum. Soc. may take charge of abandoned animals and charge expense to owner; this is lien on animals: Mills, secs. 111, 112, am. by 1907, ch. 116.

CONN. (a) G. L., sec. 2811.


(c) R. C., vol. 14, ch. 414, sec. 1, p. 403.

D. C. (a) 1892, Act of June 25, sec. 4.

(1) ibid.

(4) ibid.

(5) When animal is allowed to lie more than 3 hrs. after notice: ibid.

(c) 1872, Act of Aug. 23.

FLA. (a) R. S., secs. 3595, 3596. Such may be destroyed on due notice after proper legal process: R. S., sec. 3159.

GA. (a) Any person may apply to local justice and kill on his order; such person is still liable to owner for damages: Code, sec. 1755.

IDAHO (a) 1909, p. 175.

(1) Or on veterinary surgeon's judgment, or with owner's consent: ibid. (Statute adjudged unconstitutional for lack of notice, etc., to owner: 155 Ill. Appeal Rep., 310.)

(b) Of famished animals, i.e., 48 hrs. without proper food, 20 hrs. without water: P. C., sec. 4749.

(c) 1909, p. 175.

ILL. (a) S. & C., p. 1261.

(e) S. & C., p. 1261.

IND. (a) Burns, sec. 2505; see also sec. 2502.

(1) "3 reputable", (2), (3) ibid.
IOWA
(a) Peace officer may provide for an abandoned animal: Code, sec. 2337. May be destroyed on due notice after proper legal process: Code, sec. 2339.
(c) 1907, ch. 174.

KANS.
(a) G. S., sec. 2420; see also sec. 2419.
(1) i.e., agent of Hum. Soc. may, provided appraised value is not over $5; Soc. must compensate owner unless abandonment is wilful, and appraisers must be paid by Soc.: ibid.
(c) G. S., sec. 2419.

KY.
(a) 1910, ch. 23.
(1) With owner's consent, or on veterinary surgeon's judgment: ibid.
(b) "Disabled horse"; humane officer may arrest vender, 1910, ch. 23.

LA.
(b) At auction; auctioneer's license subject to forfeiture: 1907, no. 289.

ME.
(a) R. S., ch. 125, sec. 53, am. by 1905, ch. 70; see also R. S., ch. 125, sec. 48. Animal may be destroyed after notice and proper legal process: R. S., ch. 125, sec. 49.
(b) At auction; auctioneer's license subject to forfeiture; others fined; sales to hum. soc. for humane killing permitted: 1917, ch. 158.

MD.
(a) P. G. L., art 27, sec. 65.
(1) i.e., provided appraised value is not over $5; hum. soc. must compensate owner unless abandonment was wilful and cruel: ibid.

MASS.
(a) R. L., ch. 66, sec. 13; see also 1907, ch. 563, am. by 1915, ch. 125.
(1) i.e., agent of Mass. S.P.C.A., provided that appraised value is not over $5; Soc. must compensate owner unless abandonment was wilful, and must pay appraisers: ibid.
(b) At auction; auctioneer's license subject to forfeiture: 1906, ch. 185. Hum. soc. may purchase for human killing: 1913, ch. 281.
(e) Except to convey for humane purposes: 1906, ch. 185. Worn-out horses of city dpts. to be turned over to Red Acre Farm: 1908, ch. 133.

MICH.
(a) 1913, no. 321.
(c) 1913, no. 321.

MINN.
(a) R. L., sec. 5152.
Animals with infectious diseases included in anti-cruelty law: R. L., sec. 5159.
MISS. (a) Code, sec. 1092.
   (1) "Three respectable citizens"; ibid.
   Isolation and killing of glandered animals included in anti-
   cruelty law: Code, secs. 1096, 1097.

MO. (a) "Cruelly abandon to die": A. S., sec. 2898.
   (b) A. S., secs. 2321, 2322.
   (c) A. S., sec. 2298.

MONT. (a) P. C., sec. 8775.

NEB. (a) C. S., sec. 2134.
   (1) Magistrate or chief of police may appoint per-
   son to kill such: ibid.

NEV. (a) C. L., sec. 4873.
   (1) On his own initiative: ibid.

N. H. (a) "Disabled animals": P. L., ch. 267, sec. 3.
   (1) 3 citizens: ibid.
   (5) ibid.

   (b) "Sell or exchange": 1909, ch. 8. Or purchase, 1913, ch. 69.

N. J. (a) G. S., p. 36, sec. 29.

N. M. (a) C. L., sec. 1138; see also 1899, ch. 8.

N. Y. (a) P. C., sec. 656, am. by 1907, ch. 1921. Or allow to lie
   in public place more than 3 hrs. after notice: 1922, ch. 260.
   (1) Of with written consent of owner: Amer. S. P.
   C. A. agent may kill: P. C., sec. 656, am. by 1907, ch. 1921; 1922, ch. 260.
   (4) P. C., sec. 656, am. by 1907, ch. 192.
   (5) ibid.

   (b) P. C., sec. 658.
   (c) P. C., sec. 658.
   (d) P. C., sec. 658.

N. C.

N. D.

OHIO (a) R. S., sec. 6951.

OKLA. (a) G. S., sec. 1467.
   (1) ibid.
   (4) ibid.
   (5) ibid.

ORE. (a) B. & C., sec. 1943.
   (c) B. & C., sec. 1943.
APPENDIX I

PA. (a) 1913, no. 308; see also 1869, Act of March 29.
   (1), (3) ibid.
   In any cruelty trial, magistrate may direct killing
   of animal unfit for use: ibid.
(b) 1900, no. 245.
(c) 1909, no. 245.
R. I. (a) G. L., ch. 114, sec. 10.
(c) G. L., ch. 114, sec. 2.
   (1) Crim. Code, sec. 663, am. by 1907, p. 484.
   (4) ibid.
   (5) ibid.
(c) Crim. Code, sec. 626.
S. D. (a) 1903, ch. 9, sec. 6.
(c) 1903, ch. 9, sec. 6.
(d) 1903, ch. 9, sec. 6.
TENN. (a) Code, sec. 2866.
   (1) ibid.
   Officer may care for any animal of an arrested person and
   deliver same into proper custody: Code, sec. 2867.
TEX. (a) 1913, ch. 88, sec. 8.
   (1), (3) ibid.
   Abandoned animal and personal property may be sold
   after 5 days’ public notice if owner be known and 10 days’
   notice if he be unknown: 1913, ch. 88, secs. 8, 9.
UTAH (a) C. L., sec. 4455.
   (1) i.e., provided appraised value is not over $5;
   Utah Hum. Soc. must reimburse owner, unless killing
   is necessary because of cruel treatment, and
   must pay appraisers: C. L., sec. 4459x4.
(c) C. L., sec. 4454.
VT. (a) P. S., secs. 3809, 3810.
VIR. (a) Code, sec. 3056, cl. 5.
   (1) If the two disagree, they must name a third, whose
   judgment is final: ibid.
WASH. (a) This covers case of animal in enclosure when owner can-}
   not be found: Ball. Supp., sec. 7411.
   (1) Officer must do this on his own initiative: ibid.
   If animal is allowed to run loose more than three
   hours after owner has been notified, it is considered
   abandoned: ibid.
(c) Ball. Supp., sec. 7411.
APPENDIX I

OFFENSES FORBIDDEN UNDER PENALTY

MISCELLANEOUS OFFENSES

(a) Maliciously killing or maiming another's animal in any way.
(b) Intentional poisoning or exposure of poison for purposes of killing.
(c) Animal fighting.
   (1) Property so used subject to seizure, (2) Trainers, owners, spectators, owners and letters of premises, punishable.
(d) Trap-shooting at live birds.
(e) Use of dogs as draft animals.
(f) Docking of horses' tails.
   (1) Mutilated condition of tail is prima facie evidence of act, (2) Necessary surgical operations excepted, (3) Provision for registration of docked horses.

ALA. (a) Except in case of trespass beyond a lawful fence: Code, secs. 6230, 6231. Dogs: Code, sec. 6234.
(c) Keeping a cockpit, or fighting cocks in a public place: Code, secs. 6467, 6468.

ARK. (c) S. & H., sec. 1517; see also sec. 1893.
   (2) Spectators by implication only: ibid.

ARIZ. (a) P. C., par. 536. To kill or attempt to kill a licensed dog: 1905, ch. 39.
(b) Another's, except dogs: P. C., par. 534; see also par. 550.
(d) 1921, ch. 167.
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CAL. (a) Wilfully or neglectfully while hunting: P. C., sec. 384a, am. by 1907, ch. 295.
(c) Or worrying in any way: P. C., secs. 597b, c, am. by 1907, ch. 456.
(a) ibid.
Officer may enter and arrest without warrant: P. C., sec. 597d.
(f) P. C., secs. 597a, b, c, d, am. by 1907, ch. 220.
(1), (2), (3) ibid.
Use of the bristle bur, etc., on horses: 1903, ch. 129.

COLO. (b) Mills, sec. 1424.
(c) Also to release any animal to be shot at or pursued by dogs; fines go to Col. Hum. Soc.: Mills, sec. 107, 108, 1905, ch. 99.
(2) ibid.
(d) 1905, ch. 99.
(f) Use of unregistered docked horse prima facie evidence; this does not apply to pure-bred stallions or mares brought into State for exhibition: Mills, Supp., secs. 119a, b, c, d, and 1905, ch. 98.
(1), (3) ibid.

CONN. (a) C. L., sec. 1218.
(b) G. L., sec. 1218.
(c) G. L., secs. 1396-1398.
(f) G. L., secs. 1332, 1333.
(1) ibid.

DEL. (b) "Another's": 1909, ch. 244.
(c) R. C., vol. 14, ch. 414, sec. 1, p. 403.
(2) ibid.
Betting on cockfight forbidden: R. C., vol. 12, ch. 102, sec. 3, p. 394.

D. C. (c) 1892, Act of June 25, sec. 6.
(2) ibid.
(f) 1892, Act of June 5, sec. 5.

FLA. (a) Even when driving from one's premises where proper fence is lacking: R. S., secs. 3390-3392, 3398.
(b) R. S., secs. 3390-3392, 3398. Phosphate plants must guard against injury to animals by proper fences: R. S., sec. 3394.
(c) Between man and animal: R. S., sec. 3453.
A person cruel to another's animal is liable to usual penalties and added damages: R. S., secs. 3157, 3402.

GA. (c) Promoting cockfighting in any way or betting on same: Code, sec. 412.
IDAHO
(a) Or cruelly beat or injure one's own: P. C., secs. 5082; 1909, p. 175.
(b) P. C., secs. 5081, 5082; 1919, ch. 145.
(c) Dog or cock: P. C., sec. 4777.
   (2) ibid. Spectators included; sheriff may enter:
       1909, p. 175.
(f) 1909, p. 175.

ILL.
(a) S. & C., p. 1326.
(b) Does not cover exposure of poison for sheep-killing
dogs: S. & C., p. 1326.
(c) S. & C., p. 1262.
   (2) ibid.
(d) 1905, p. 77.
(f) S. & C., p. 413.
   (2) ibid.

IND.
(a) 1913, ch. 61.
(b) "Administering": Burns, sec. 2322.
(c) Burns, secs. 2501, 2504.
   (1) Burns, sec. 2504; (2) Burns, sec. 2501.
(d) Or animals: Burns, sec. 2501.

IOWA
(c) Or exhibiting pictures of fight: Code, secs. 4971, 4973-4975.
   (2) Spectators by implication: ibid.
(d) 1904, ch. 96.
(f) 1904, ch. 135. "Except horses and colts used for breeding and show purposes": 1917, ch. 341.

KANS. (a) G. S., secs. 2179, 2180. Owner may recover for malicious killing of dog: 1913, ch. 331.
(b) G. S., secs. 2179, 2180.

(c) Stat., sec. 3667.
   (2) Spectators included only as "bettors": ibid.

LA. (a) R. L., sec. 815; see also R. L., p. 369.

ME. (a) R. S., ch. 128, sec. 1, am. by 1907, ch. 83, am. by 1909, ch. 134.
(b) R. S., ch. 128, sec. 1, am. by 1907, ch. 83. "Dog" inserted; "of domestic animals", raised to felony; others remain misdemeanor: 1909, ch. 208.
(c) Officers may enter to arrest: R. S., ch. 125, secs. 37, 38, 39.
   (1), (2) ibid.
(f) Proceeds from fines go to Maine State S. P. C. A.: R. S.,
   ch. 125, sec. 52.
Appendix I

Traps set for animals must be visited once in 24 hrs. and trapped animals removed: 1907, ch. 160.

Exhibition of bears except in menagerie: R. S., ch. 125, sec. 40.

Preparation of or participation in movie film involving cruelty to animals: 1921, ch. 53.

Md. (a) Cattle: P. G. L., art. 27, sec. 73.

Mass. (a) R. L., ch. 208, sec. 98.

(b) R. L., ch. 208, sec. 98. "Or entice away or attempt to poison a dog": 1913, ch. 561.

(c) Officers have right of entry and search: R. L., ch. 212, secs. 79, 82, 85. Warrants on complaint to search houses where birds or dogs are kept or trained for fighting: 1918, ch. 99.

1, (2) R. L., ch. 212, secs. 79, 82, 85.

(d) R. L., ch. 212, sec. 78.

(f) R. L., ch. 212, sec. 72.

To set steel traps with teeth jaws, or with more than 6 in. spread, or to fail to visit traps once in 24 hrs.: 1923, ch. 620.

Mich. (b) Except for rats: C. L., 11598.

(c) C. L., secs. 11740, 11743, 11744; 1899, no. 234.

(1), (2) ibid.

(d) Permitted if birds are killed at once: C. L., secs. 11740, 11743, 11744; 1899, no. 234.

(f) 1901, no. 45, sec. 1; 1905, no. 323.

(1), (2), (3) ibid.

Minn. (b) R. L., sec. 5157; see also 1905, ch. 53.

(c) R. L., secs. 5154, 5158.

(1), (2) Owner of premises included: ibid.

Between Nov. 1 and May 7, clipped horses must be blanketed when standing in unsheltered place: R. L., sec. 5155.

Miss. (a) Or one's own: Code, sec. 1999.

(c) Duty of officer to enter and arrest: Code, sec. 1993.

(2) ibid.


(c) A. S., sec. 2300.

(1), (2) ibid.

Mont. (a) P. C., sec. 8781.

(b) Another's: P. C., sec. 8778.

(c) P. C., sec. 8780.

(2) ibid.
APPENDIX I

NEB.  (a) C. S., secs. 2124-2127.  
(b) C. S., secs. 2124-2127.  
(c) Bull or bear-baiting: C. S., sec. 2136.  Cock-fighting:  
C. S., sec. 2137.  
(d) C. S., sec. 2375j, k.  
(f) C. S., sec. 3865.  
Pitfalls and old wells must be filled to avoid danger to  
animals: C. S., sec. 3225.  
Leaving team hitched in inclement weather for 2 hrs.:  
1917, ch. 174.  
NEV.  (b) Exposing for another's dog: 1923, ch. 24.  
(c) C. L., secs. 4873-4875.  
(1), (2) ibid.  
N.H.  (b) P. L., ch. 266, sec. 15.  
(c) P. L., ch. 271, secs. 19, 20.  
(2) Ibid.  
(d) P. L., ch. 267, sec. 7.  
(f) 1907, ch. 39.  
(1), (2) ibid.  
N.J.  (a) G. S., p. 1068, sec. 101; p. 1074, sec. 128.  
(c) G. S., p. 35, sec. 27; p. 36, sec. 18; p. 1791, sec. 22.  
(1), (2) ibid.  
(d) 1904 (special sess.), ch. 1.  
(e) Cart with contents also subject to seizure: G. S., p. 36.  
secs. 28, 29.  
To drive horse or beast of burden on public highway when  
to intoxicated: 1917, ch. 201.  
To sell feed for livestock in bags with tags attached by  
metal fasteners: 1920, ch. 121.  
N.M.  (a) C. L., secs. 1135-1137.  Dog, cat, domesticated fowl or  
bird: 1912, ch. 38.  
(b) C. L., secs. 1135-1137.  
N.Y.  (b) P. C., sec. 660.  "Another's": 1910, ch. 81.  
(c) Place may be entered and searched by officer: P. C., secs.  
664, 665; C. & G., p. 226; 1875, chs. 97, 240.  
(1), (2) Spectators by implication only: ibid.  
(e) Permitted if license is taken out and number is painted  
on vehicle: C. & G., p. 1064, sec. 65.  
N.C.  (a) In any place not surrounded by a lawful fence or  
animals in range: R., secs. 3313, 3314; see also sec. 3504.  
(b) Applies to exposure of poisonous shrubs: R., sec. 3318  
(c) R., sec. 3301.  
(2) ibid.  
Traps for wild animals must be enclosed so as to safeguard  
domestic animals: 1909, ch. 436.
N.D. (a) Or torture or beat one's own: P. C., sec. 7559.
(b) Another's: P. C., sec. 7558.
(c) P. C., sec. 7561. Or maliciously instigate a fight between
animals; officer must arrest offender if bidden by a
citizen: P. C., secs. 7562, 7563.
   (a) Spectators by implication only: P. C., sec. 7561.

OHIO (a) R. S., secs. 3723, 6850, 6851.
(b) R. S., sec. 6852; see also secs. 4212-1, 4214, 6863, 6865-1;
1919, p. 1221.
(c) R. S., secs. 6954, 6952-1.
   (1) (2) ibid.
(d) R. S. sec. 6952-2.
(f) Or pulling of hairs from mane or withers: R. S., sec.
6951-1.
   (2) ibid.
   Township trustees may maintain watering troughs on
highways: 1919, p. 65.

OKLA. (a) G. S., sec. 1856.
(b) G. S., sec. 1470.
(c) G. S., secs. 1740, 1741.
   (2) Spectators included by implication: ibid.

ORE (a) B. & C., secs. 1814, 1815.
(b) B. & C., secs. 1814, 1815. Placing of poisoned grains
for birds: 1913, ch. 231, secs. 24, 29. Poison may be
placed in enclosed premises by owner between sunset
and sunrise: 1917, ch. 22.
(d) 1905, ch. 75; 1913, ch. 232, sec. 30.
   To cut off more than half of ear of domestic animal: B.
& C., secs. 2078, 2079.
   To allow barbed wire to lie exposed near livestock: 1921,
ch. 308.
Any helpless or crippled wild bird or animal may be

PA. (a) This does not cover case of animal in act of killing
another animal: 1903, Act of April 24.
(b) 1903, Act of April 24.
(c) 1869, Act of March 29; 1872, Act of April 3; 1876, Act
of April 17.
   (1) (2) ibid.
   Beating cow's udder or not milking: 1911, p. 178.
   Hours of work for animals limited to 15 in 24, and to 90
in week in any city of 1st or 2nd class: 1913, no. 438.
R.I.  
(a) (b) "Killing, wounding or poisoning" another's animal; triple damages: G. L., ch. 279, sec. 22, am. by 1913, ch. 919.
(c) Officers have right of entry: G. L., ch. 114, secs. 11-16, am. by 1900, ch. 747, sec. 2; see also G. L., ch. 283, sec. 15.
   (1) Proceeds from sale of birds go to S. P. C. A. involved: ibid.
(d) Also use of premises for such purposes: G. L., ch. 114, sec. 17.

S.C.  
(a) Includes injuries to another's animals in one's own unenclosed fields: Crim. Code, secs. 170-174, 180.
(c) Cockfighting anywhere in state: 1917, no. 18; see Crim. Code, sec. 298.
   (1), (2) ibid.

S.D.  
(c) Officers may enter where a fight or preparations for one are in progress: 1903, ch. 9, secs. 9, 10.
   (2) ibid.
   (f) 1903, ch. 9, sec. 5.

TENN.  
(a) Code, secs. 6508-6511.
(b) Code, secs. 6508-6511.
(c) Code, sec. 6508.
   (2) ibid.
Traps must be visited within 36 hrs. after being set: 1913, ch. 21.

TEX.  
(a) P. C., art. 787, am. by 1901, ch. 121; see also P. C., art. 786.
(b) P. C., art. 787, am. by 1901, ch. 121.
(c) 1907, ch. 76.
   (1), (2) ibid.
Dogs may not be killed when worrying stock where fence is insufficient: P. C., art. 798.

UTAH  
(a) C. L., secs. 4427, 4428.
(b) C. L., secs. 4427, 4428.
(c) Dog, cock or bull: 1911, chs. 120, 123, am. by 1913, chs. 83, 86; see also C. L., secs. 4454, 4457.
   (1), (2) ibid.
(f) C. L., secs. 4459-4459x2.
   (1) ibid.

VT.  
(a) P. S., sec. 5815.
(b) P. S., sec. 5815.
(d) P. S., sec. 5811.
Traps must be visited once in 48 hrs.: P. S. sec. 5330.
APPENDIX I

VIR. (a) Code, sec. 3724. (b) Or one’s own to prevent possession by another: Code, sec. 3724. (c) 1910, p. 330; see also Code, sec. 3792. Between man and animal: Code, secs. 3693, 3694. (1), (2) 1910, p. 330. (d) 1906, ch. 254; 1910, p. 687.

WASH. (a) Ball. Code, sec. 7159. (b) Ball. Code, sec. 7159. When poison is exposed for noxious animals, notice must be given to neighbors: Ball. Code, sec. 7279. (c) Ball. Supp., sec. 7411. (2) Without warrant: ibid. (f) Ball. Supp., sec. 7411.

W. VA. (a) Code, sec. 4265. (b) Dogs not included: Code, sec. 4265. (c) Code, sec. 4365. (2) ibid.


WYI. (a) 1909, ch. 40; see also R. S., sec. 5025. (c) R. S., sec. 2277. (2) Keeper of fighting place specified only: ibid.

VI

OFFENSES FORBIDDEN UNDER PENALTY

VIVISECTION

(a) Exhibition of vivisected animals in public schools forbidden.

(b) Properly conducted experiments permitted only under authority of regularly incorporated medical college.

ALA. (a) 1910, act. 695.

ARK.

ARIZ. (b) P. C., sec. 599c.

CAL.

COLO.
CONN.
DEL.
D.C.
FLA.
GA.
IDAHO (b) In medical schools and universities: 1909, p. 175.
ILL. (a) 1909, p. 415; 1917, p. 395.
IND.
IOWA
KANS.
KY.
LA.
ME.
MASS. (a) R. L., ch. 42, sec. 21.
MICH. Unlawful to perform various specified operations without anesthesia: 1907, on. 244, sec. 6, am. by 1909, so. 143.
MINN.
MISS.
MO.
MONT.
NEB.
NEV. Anti-cruelty law shall not apply to such experiments on animals: C. L., sec. 4877.
N. H.
N. J. (b) G. S., p. 33, sec. 17.
N. M.
N. Y. (b) C. & G., p. 227; 1886, ch. 593, sec. 10.
N. C.
N. D.
OHIO.
OKLA.
ORE.
PA. (a) 1905, no. 41.
(b) In scientific schools and where biological products are produced for protection against disease: 1911, p. 684.
R. I.
S. C.
S. D. (a) Political Code, ch. 22, sec. 144.
POWERS AND DUTIES OF POLICE OFFICERS

(a) May enter building or enclosure where (1) animals are kept for unlawful purposes, (2) law dealing with cruelty to animals is being violated.

(b) Offenders may be arrested without warrant.

(c) Must prosecute all violations of anti-cruelty law coming to their notice.

ALA. (b) By any person; such person entitled to $2 from fine:
Code, sec. 6233.
Counties may employ and pay humane officer: 1911, p. 112, am. by 1919, no. 244.

ARK. (a) (1), (2) On issuance of warrant; S. & H., sec. 1530.
Any officer may interfere to prevent cruelty: S. & H., sec. 1525; see also sec. 1529.

ARIZ. (a) (1), (2) On issuance of warrant: P. C., sec. 599a.

CAL. (c) Members of Colo. Hum. Soc. may require any peace officer to arrest offenders or to take charge of abused animals: Mills, sec. 116.

COLO. (a) (1), (2) On issuance of warrant: G. L., sec. 1495.


D. C. Commissioners authorized to detail one or more police officers to aid Wash. Hum. Soc.: 1892, Act of June 25, sec. 2.
APPENDIX I

FLA.  
(a) On issuance of warrant: R. S., sec. 4084.  
(b) R. S., secs. 3401, 3158.

GA.  
Duty of Sheriff to furnish list of offenders to prosecuting officer: 1928, no. 517.

IDAHO  
(a) (2) 1909, p. 175.

ILL.  
Governor authorized to appoint officer for 2 yr. term at Lake, E. St. Louis and Peoria to enforce humane laws, particularly around stockyards: S. & C., p. 402.

IOWA  

IND.  
(a) (1), (2) Burns, sec. 2504; see also sec. 1923.  
(c) Burns, sec. 2505.

KANS.  

KY.  
(c) Agent of S. P. C. A. may, police officers must, arrest offenders: Stat., sec. 3257.

L.A.  

ME.  
(c) R. S., ch. 125, sec. 1.

MD.  
(1), (2) On issuance of warrant: P. G. L., art. 27, sec. 66.  
(a) (2) i.e. where suspected: R. L., ch. 212, sec. 75.  
(b) R. L., ch. 212, secs. 74, 80.  
(c) R. L., ch. 212, sec. 76.  
Humane agents may inspect places where animals are held for transport or slaughter: 1910, ch. 590.

MICH.  
(a) (1), (2) On issuance of warrant: C. L., sec. 11744.  
(b) And animals or other property delivered to pound master: C. L., sec. 11743.  
(c) See C. L., secs. 11746, 11747.

MINN.  

MISS.  
(a) (1) Code, sec. 1093.

MO.  

MONT.  

NEB.  
(b) C. S., sec. 2131.

NEV.  
(c) C. L., secs. 4868, 4872.

N.H.  
(b) P. L., ch. 267, sec. 8.  
(c) P. L., ch. 267, sec. 10.

N.J.  
(a) (1), (2) On issuance of warrant: G. S., p. 35, sec. 25.  
(b) G. S., p. 14, sec. 46.

N.M.  

N.Y...  

N.C.
Governor authorized to appoint human agent; no salary, but his expenses paid: Pol. Code, secs. 1586, 1587.

Officer or agent or member of humane society may interfere to prevent cruelty: R. S., sec. 3720. May require peace officer to arrest offenders, and take and deliver animals to hum. soc.: R. S., sec. 3722.

Governor authorized to appoint human agent; no salary, but his expenses paid: Pol. Code, secs. 1586, 1587.

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APPENDIX I

VIII

SOCIETIES FOR ANIMAL PROTECTION

(a) May be incorporated as agencies for the enforcement of anti-cruelty laws and for other humane purposes.

(b) Officers and agents have powers as peace officers within the scope of the societies' activities.

(c) Officers and agents must have certificates of appointment and wear badges.

(d) Fines imposed for violation of anti-cruelty laws go to S. P. C. A. involved.

ALA.  

(b) In counties over 200,000: 1915, no. 165.

ARK.

(d) S. & H., sec. 1528.

ARIZ.

CAL.

(a) Not new ones that duplicate the style or name of previously existing ones: 1905, ch. 434, am. by 1913, ch. 325, 279; see also 1903, ch. 63 and 1905, ch. 389.

(b) Members also when duly authorized: 1905, ch. 434, am. by 1913, ch. 279; see also 1903, ch. 63, and 1905, ch. 389.

(c) 1913, ch. 279.

(d) 1905, ch. 434; see also 1903, ch. 63, and 1905, ch. 389.

These are repealed by 1913, ch. 325 which provides that an S. P. C. A. may receive not more than $500 per month from county funds in lieu of fines (vid. supra, p. ——).

Affecting power of humane officers to carry weapons: 1913, ch. 279.

COLO.

(b) Members of Colo. Hum. Soc. may interfere to prevent an act of cruelty: Mills, sec. 108.

(c) Mills sec. 115.

(d) Officers to be paid usual fees for services, chargeable as costs to offenders and reimbursed to Soc.: Mills, sec. 116.

Colo. Hum. Soc. constituted a State Bureau of C. & A. Protection: Mills Supp., secs. 416a, b, c, d, e, f, g.

CONN.

For powers and duties of Conn. Hum. Soc., see G. L., sec. 2807.

(b) Governor to appoint agents of Conn. Hum. Soc. special officers: 1919, ch. 255, am. by 1921, ch. 128.

(d) Conn. Hum Soc. shall receive not more than $2000 annually from State: G. L., sec. 2816.

DEL.

D. C.

Officers and members of Hum. Soc. not to receive witness fees: 1892, Act of June 25, sec. 1.

FLA.

(a) R. S., secs. 3401, 3128.

(b) Ibid.
GA.  (d) One-half; Code, sec. 704.

IDAHO

ILL.  (d) S. & C., pp. 1413, 1414.
Governor to appoint humane officers: 1877, Act of March 25, am. by 1885, Act of June 30, am. by 1905, p. 76.

IND.  One member of police force in every city is a humane officer—three in cities of 1st Class; this humane officer must attend meetings of humane society where one is or­
organized: Burns, sec. 8795; 1909, ch. 130.

IOWA

KY.  (a) Stat., secs. 3258.

KY.  (a) Stat., sec. 3258.
(b) ibid.

LA.  (a) R. L., p. 222.
(b) R. L., p. 222; 1914, no. 28.
(d) One-half: 1912, ch. 253.

MD.  (a) P. G. L., art. 27, secs. 59-61.
(b) ibid.
(d) One-half: ibid.

MASS.  (a) R. L., ch. 125, secs. 1-12; see also R. L. ch. 208, sec. 123, and 1906, ch. 227.
(b) Governor may appoint Mass. S. P. C. A. agents special police: 1912, ch. 384.
(d) After deducting expenses of prosecution, except in case of docking when one-half only is paid to Mass. S. P. C. A.: R. L., ch. 212, secs. 76, 77.
Agents may inspect places where animals are kept for transport and slaughter: 1912, ch. 384.

MICH.  (a) 1899, no. 206; C. L., secs. 8914-8925, 11745; see also sec. 8423, am. by 1907, no. 132, and 1901, no. 101.
(b) Governor may appoint agents at state humane mar­
shals: 1899, no. 206; C. L., secs. 8914-8925.

(b) Minn. S. P. C. may appoint representatives in counties, and an agent at large: R. L., secs. 3125, 3126.
(d) Fees allowed from costs: R. L., sec. 3128. Counties and municipalities may subsidize not more than $2,400 a year; this not for salaries: R. L., sec. 3127, am. by 1913, ch. 31; see also R. L. sec. 5154.

MISS. (d) In cities of 2nd Cl.: 1915. 2nd Cl. cities have power to prevent cruelty: ibid.

MO. (d) In cities of 2nd Cl.: 1913, p. 434.

MONT. St. Bur. of C. & A. Protection: 1903, ch. 115; see 1909, ch. 36; 1911, ch. 127.

NEB. NEV. (a) C. L., secs. 4868-4872. (b) ibid. (c) ibid. (d) C. L., sec. 8766.

N.H. (a) 1885, ch. 1, sec. 1; P. L., ch. 267, sec. 9. (b) P. L., ch. 267, sec. 9. (d) P. L., ch. 267, sec. 12; 1905, ch. 24.

N.J. (a) N. J. S. P. C. A. with district and county societies: 1908, chs. 118, 119, 120, 128. (c) Penalty for improper wearing of badge: G. S., pp. 32, 33; see also p. 37, secs. 31, 35. (d) One-half to N. J. S. P. C. A.: G. S., pp. 32, 33; see also p. 37, secs. 31, 35. Whole fine to county S. P. C. A.s: 1908, ch. 118. Proceeds of dog-license fees go to district S. P. C. A.s for sheltering dogs found at large unlicensed: 1907, ch. 22.


N.C. N.D. OHIO (a) Ohio Hum. Soc. with local and county branches: R. S., sec. 3714. Local societies: R. S., secs. 3717, 3718. (b) ibid. (d) R. S., secs. 6908, 6951.
OKLA. State accepts gift of $1000 to be banked for 250 years at 4 per cent; final sum to be used for P. C. A.: 1913, ch. 69.

ORE.


R.I. (a) 1907, ch. 1446; 1909, ch. 534.
(b) 1907, ch. 1446.
(d) G. L., ch. 114, sec. 8.

S. C. (d) One-half to S. P. C. A.; fines, costs, etc., are lien on animals involved: Crim. Code, secs. 631, 632.

S.D. (a) 1903, ch. 9, secs. 1, 2, 3, 4.
(b) ibid.
(c) ibid.

TENN. (a) Code, sec. 2864.
(b) ibid.
(d) Code, sec. 2868. Fines collected in cities and towns of over 36,000 may be turned over to any S. P. C. A.: 1907, ch. 310.
Counties of 70,000 to 90,000 may pay $50 per month to any officer of S. P. C. A. for his services: 1897, ch. 57.
City Humane Board established in Nashville: 1909, ch. 64.

TEX. (a) St. Bur. of C. & A. Prot.: 1913, ch. 56.
(c) 1913, ch. 88, sec. 10.
Member of Tex. Hum. Soc. may require officer or agent to make arrests and take possession of cruelly treated animals: 1913, ch. 88, sec. 11.

UTAH (d) Less expenses of prosecution to Utah Hum. Soc.: C. L., sec. 4459x3.
Hum. Soc. may designate county agents to be appointed by sheriff as dep. sheriffs without compensation: C. L., sec. 4458.

VT. (b) A misdemeanor to interfere with such: 1917, ch. 237.

VIR. (a) Code, sec 3796a, cl. 2.
(b) ibid.
(c) ibid.
(d) One-half; but name of officer involved must be endorsed to warrant: Code, sec. 3796a, cl. 10, 13.

(b) Ball. Supp., sec. 7411.
(c) ibid.
(d) County humane societies: ibid. Humane societies receive dog-license tax in cities of 1st, 2nd, 3rd cl.: 1910, ch. 6.
W. VA.  
(b) W. V. Hum. Soc: Code, secs. 495, 496.  
W. V. Hum. Soc. is a State Bd. of C. & A. Prot.: Code,  
sec. 151, art. 2, ch. 9.  

WIS.  
(b) S. & B., sec. 163k. Badger Soc. agents given police  
powers: 1911, ch. 258.  
(d) Counties may appropriate for anti-cruelty soc. and pay  
expenses of agent: 1909, ch. 45; 1923, ch. 106.  
State Humane Agent: 1919, ch. 359.  

WYO.  
1908, ch. 82; 1913, ch. 93. Superseded by Commissioner  
of C. & A. Prot.: 1919, ch. 32.  
(d) R. S., sec. 2278.  
Members of Wyo. Hum. Soc. may require officers to  
do arrests, take possession of animals, and deliver to  
proper officers; officers and agents are allowed usual fees:  
R. S., sec. 2285, 2286.  

IX  
HUMANE EDUCATION  
(a) Instruction in common schools.  
(b) Included on programs of normal schools.  

ALA.  
(a) Time optional with teachers: 1919, Act. 695.  
(b) ibid.  

ARK.  

ARIZ.  

CAL.  
(a) Political Code, par. 1665, am. in 1921.  

COLO.  
(a) 2 lessons not less than 10 min. each per wk.: Mills Supp.,  
sec. 4043.  

CONN.  
(a) 1921, ch. 45.  

DEL.  

D. C.  

FLA.  
(a) Not less than 30 min. per wk.  

GA.  

IDAHO  

ILL.  
(a) Not less than 30 min. per wk.: 1909, p. 415; 1911, p. 395.  
(b) ibid.  

IND.  

IOWA  

KANS.
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KY.  (a) 30 min. per wk. compulsory: 1920, ch. 74.

LA.  (a) Not less than 30 min. per wk.: 1917, ch. 226; see also R. S., ch. 15, sec. 86.

ME.  (a) A portion of time in all public schools: 1913, no. 227.

MD.  (a) "Prescribed reading course": 1909, ch. 49; 1921, ch. 85.

MASS.  (a) Amendment to education law; time to be prescribed by Bd. of Regents: 1917, ch. 122.

MICH.  (a) Not less than 30 min. per wk.: 1917, ch. 210.

MINN.  (b) 1917, ch. 210.

MISS.  2 lessons not less than 10 min. each per wk.: 1905, ch. 506; 1917, ch. 102.

MO.  (a) Not less than 30 min. per month: 1913, ch. 506; 1917, ch. 102.

MONT.  (a) Political Code, sec. 912.

NEB.  (a) 2 lessons of 10 min. each per wk.: 1905, ch. 108.

NEV.  (a) Not less than 30 min. per wk.: G. S., secs. 6663, 6664.

N. H.  (a) "Once each week": 1907, ch. 169.

N. J.  (a) Not less than 10 min. per wk.: Code, ch. 22, sec. 144.

N. M.  (a) "Prescribed reading course": 1909, ch. 97, title iii, sec. 2.

N. Y.  (a) "Once each week": 1909, ch. 97, title iii, sec. 2.

N. C.  (a) 2 lessons of 10 min. each per wk.: 1905, ch. 108.

OHIO  (a) Not less than 30 min. per wk.: Code, ch. 22, sec. 144.

OKLA.  (a) Not less than 30 min. per wk.: Code, ch. 22, sec. 144.

ORE.  (a) Not less than 30 min. per wk.: 1905, ch. 41; see also Laws, sec 1607.

PA.  (a) Not more than 30 min. per wk., up to and including 4th grade: 1905, no. 41; see also Laws, sec 1607.

R. I.  (a) "Once each week": 1907, ch. 169.

S. C.  (a) Not less than 10 min. per wk.: Code, ch. 22, sec. 144.

S. D.  (a) Not less than 10 min. per wk.: Code, ch. 22, sec. 144.

TENN.  (a) Not less than 10 min. per wk.: Code, ch. 22, sec. 144.

TEN.  (a) Not less than 10 min. per wk.: Code, ch. 22, sec. 144.

UTAH  (a) Not less than 10 min. per wk.: Code, ch. 22, sec. 144.

VT.  (a) Not less than 10 min. per wk.: Code, ch. 22, sec. 144.

VIR.  (a) Not less than 10 min. per month: 1913, ch. 506; 1917, ch. 102.

WASH.  (a) 2 lessons not less than 10 min. each per wk.: 1905, ch. 8.
APPENDIX II

SUMMARY OF STATE LAWS FOR CHILD PROTECTION
(Through the Legislative Sessions of 1922)

I

Offenses against Children Forbidden under Penalty

General

(a) To wilfully cause or permit life or health of any child
to be endangered.
(b) To unnecessarily expose to weather.
(c) To cruelly torture or punish.
(d) To neglect or deprive of necessary food, clothing and
shelter.
(e) To endanger its morals.

ALA.
ARK. (e) Gaming with a minor: S. & H., secs. 1808, 1809.
ARIZ. (a) 1907, ch. 12.
CAL. (a) (c) P. C., sec. 273a.
COLO. (a) (b) (c) Mills Supp., sec. 411.
CONN. (a) Child under 16; 1921, ch. 81.
(b) (c) (d) G. S., sec. 1160.
(e) 1921, ch. 81.
DEL. (a) (c) R. S., vol. 16, ch. 150, sec. 1.
FLA. (c) (d) R. S., sec. 3236.
GA. (a) (b) (c) (d) 1922, p. 49.
IDAHO
I.L. (a) (b) (e) S. & C., pp. 1262-1264.
IND. Cruel treatment or overworking: Burns, sec. 2622.
IOWA

265] 265
KANS. (a) (b) (c) (d) Boy under 14 or girl under 16; search warrant may be issued and child removed: G. S., secs. 4397, 4398. Under 18: sec. 4434.

KY. (a) (b) Under 16: Stat., sec. 3254.
(c) (d) By parent or guardian: 1916, no. 139.
(e) 1910.

LA.

ME.

MD.

MASS.

MIOH. (a) (b) (c) Officer may search on issuance of warrant: C. L., sec. 11507.

MINN. (a) R. L., sec. 4935.
(c) Under 16, or compel to labor more than 10 hrs. per day: R. L., sec. 4940.
(e) R. L., sec. 4935.

MISS.

MO. (c) Parent or adopted parent of legitimate or illegitimate child who unlawfully assaults or beats: 1924, H. B. 334.

MONT. (c) (d) P. C., sec. 8348.

NEB. (a) C. S., secs. 1744-1746.
(c) (d) By parent or custodian of child under 16: 1921, ch. 52; see also C. S., secs. 1744-1746.
(e) C. S., secs. 1744-1746.

NEV.


N. J. (a) (c) 1903, ch. 59.

N. M. (a) (e) Under 16 (New York City excepted): P. C., sec. 289.

N. C.

N. D.

OHIO (a) (c) (d) R. S., secs. 6084, 6085. Under 18: 1913, pp. 873-874.
(e) 1913, pp. 903-904.

OKLA. (b) (c) (d) C. S., sec. 692.

ORE.

PA. (a) (c) (d) 1860, Act of March 31; 1879, Act of June 11.
(e) 1907, Act of June 7.

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S.C.  (c) (d) Enforceable as are laws for P.C.A.: Crim. Code, secs. 135, 136.

S.D.

TENN.  (a) (b) To expose to weather with intent to injure: 1919, ch. 150.

TEX.  

UTAH (a) (b) (c) (d) Boys under 14, girls under 16: C. L., secs. 720x29, 720x30.

VT.  (a) (c) (d) Of child under 10 by person over 16 having care of same: P. S., sec. 5723.

VIR.  (a) 1908, ch. 282.
(c) ibid.; 1914, ch. 228; 1920, ch. 126.
(e) 1914, ch. 228; 1920, ch. 126.

WASH.  (a) 1919, ch. 17.
(c) (d) Or compel to labor for unreasonable time: Ball. Code, sec. 7071.
(e) 1919, ch. 17.

W. VA.  (a) (c) (d) (e) Code, sec. 4218.

WIS.  (c) Under 16: 1909.

WYO.  (a) (b) (c) (d) R. S., secs. 2291, 2293, 2298.

II

Offenses against Children Forbidden under Penalty
Abandonment, Desertion, Non-support by Parent or
Guardian

(a) Abandonment.
(b) Wilful failure to provide food, care, shelter, etc.
(c) Dependent or neglected condition of children.
(d) Sentence for above or contributory delinquency by parent or guardian may be suspended under bond to observe conditions imposed by court.
(e) Failure to comply with such conditions leads to execution of sentence.
(f) Forfeited bail or fines of father go to wife or guardian of children.
(g) Earnings of father while imprisoned go to family.
APPENDIX II

ALAl. (a) Of child under 16: 1915, no. 498, sec. 1. Parents abandoning children for more than 6 months lose all rights: 1919, no. 181.

(g) County in which father is sentenced to hard labor shall pay probation officer $50 per day to be expended for family: 1915, no. 498, sec. I.

ARK. (a) (b) Of wife or legitimate children under 12 by father or custodian: 1909.

(c) 1911.

(d) 1911.

ARIZ. (a) (b) Child under 16; it is deemed abandonment to send a child to saloon or house of ill-fame: P. C., secs. 240, 241.

CAL. (a) Of child under 14, or falsely obtains admission for such to an asylum: 1905, ch. 568; 1909.
(b) 1905, ch. 568. Or medical attendance: 1915, ch. 374.
(c) 1909, ch. 133.
(f) 1911.
(g) Not to exceed $1 per day of work: 1911.

COLO. (a) Uniform Desertion Act: 1911.
(b) For wife and legitimate or illegitimate child (under 16, 1911) under 18: Mills Supp., secs. 3021b, c, d, am. by 1915, no. 35.
(c) 1905, chs. 81, 125. Juvenile courts given jurisdiction: 1909; 1915, no. 296.
(d) (e) Mills Supp., secs. 3021b, c, d, am. by 1915, no. 35.
(f) 1915, no. 35.

CONN. (a) Of child under 6: G. S., sec. 1158.
(b) G. S., sec. 1143.
(c) 1907, ch. 60.
(d) G. S., sec. 1343; 1907, ch. 69. On failure to comply with terms of bond, selectmen of town shall furnish support provided for: 1919, ch. 36.
Court may order payment by person liable for support of minor: 1911.

DEL. (a) R. S., vol. 18, ch. 229, sec. 1.
(b) ibid. Under 16: 1913, ch. 262.
(d) (g) 1913, ch. 262.


FLA. (a) (b) R. S., secs. 3228, 3236, 3569.
(d) R. S., sec. 3569, am. by 1913, ch. 6483.
GA.  
(a) Code, sec. 114.
(b) 1915, no. 10.

IDAHO  
(a) Of child under 6: P. C., sec. 4693; 1915, ch. 83.
(b) P. C., sec. 4693; 1915, ch. 83.
(c) 1905, p. 110, am. by 1907, pp. 231-232.
(d) 1915, ch. 83; see also 1905, p. 110, and 1907, pp. 231-232.

ILL.  
(a) (b) Of child under 12: S. & C., p. 1226.
(c) 1899, Act of April 21, am. by 1905, p. 85.
(d) (e) S. & C., p. 1226.

See also J. & A., p. 160.

IND.  
(a) Burns, sec. 2622; see also sec. 2635.
(b) Of child under 14: 1913, ch. 358, am. by 1915, ch. 179; 1915, ch. 73.
(c) Burns, secs. 1645-1649.
(d) (e) 1913, ch. 358, am. by 1915, ch. 179.

IOWA  
(a) (b) Code, sec. 220; 1907, ch. 170.
(c) 1909.
(d) (e) Code, sec. 2220; 1907, ch. 170.

KANS.  
(c) (d) 1907, ch. 177, am. by 1911.

KY.  
(b) Of child under 14: Stat., secs. 3255, 3256, am. by 1916, ch. 6.
(c) 1907, ch. 177.
(d) 1907, ch. 177. Sentence suspended under good behavior: 1916, ch. 6.

LA.  
(b) (d) (e) R. L., p. 335.

ME.  
(b) (d) (e) 1907, ch. 42.
(g) 1911.

MD.  
(a) Of child under 3 by custodian: 1910.
(b) P. G. L., art. 27, secs. 69, 70, am. by 1908, ch. 694.
(c) 1914, ch. 171.
(d) 1908, ch. 694; 1916, ch. 674.
(e) P. G. L., art. 27, am. by 1908, ch. 694.

MASS.  
(c) Bonded to appear in 1 year: 1911, ch. 456; 1924, ch. 520; see also 1916, ch. 243.
(f) 1914, ch. 520.

MICH.  
(a) Of child under 16: C. L., sec. 7789, am by 1921, no. 114.
(c) C. L., sec. 11507.
(d) (e) 1907, no. 44, am. by 1921, no. 114.
(g) 1907, no. 44.
APPENDIX II

MINN. (a) Of wife and family when children are under 16 or unable to support themselves: 1911; 1916, ch. 213.
Power of parents to assign children to institutions regulated: 1926, ch. 221.
(b) Under 15: R. L., sec. 4934.
(c) Under 17: 1907, ch. 92.
(d) (e) R. L., sec. 4934.

MISS. (a) Of child under 16 by either parent, or pregnant wife by husband; failure to support for three months "presumptive evidence of intention to abandon": 1920, ch. 212.
(b) By either parent: ibid.
(d) For two years with regular reports to court: ibid.
(e) ibid.

MO. (a) (b) Of child under 15: 1911. "Without regard to whether the child was born in lawful wedlock": 1919, ch. 8. Parents of legitimate, legitimized or adopted child under 16 criminally liable for abuse or neglect to provide: 1909.

MONT. (a) Of child under 15: 1917, ch. 28.
(b) P. C., secs. 8345, 8346.

NEB. (a) (b) C. S., sec. 2375a, am. by 1909.
(c) 1927, ch. 52.
(d) (e) 1905, ch. 166.

NEV. (a) (b) 1913, ch. 272.
(c) Prosecution vested in Juvenile Court: 1911.
(d) (e) 1913, ch. 272.

(b) Under 4: 1905, ch. 108; see also 1907, chs. 1, 71.
(d) ibid.

N.J. (a) (b) By either parent or person who has control over minor, or who refuses to give him proper education: 1916, no. 45; 1917, ch. 61; 1918, ch. 85.
(c) 1905, ch. 203.
(d) With supervision by probation officer; humane society must go on bond: 1905, ch. 203; see also 1918, ch. 85.
(e) 1917, ch. 61; 1918, ch. 85.
Parents or guardians desiring to offer care, control or adoption of child or ward to another through medium of press must secure consent of Commissioner of Char. & Cor. or be guilty of "cruelty to children"; does not apply to state institution or child-placing society: 1920, ch. 180.
N. M. (a) C. L., sec. 1335. (c) 1917, ch. 85.

N. Y. (a) Of child under 14: P. C., sec. 287. (b) P. C., sec. 287a; see also sec. 288. (c) Under 16: 1910. (d) 1910.

If all parties consent, court may, in the interest of all parties, discontinue proceedings: 1911.

N. C. (a) (b) R., secs. 3335, 3336; see also secs. 180, 181.

Court may make order on property or labor of convicted deserter for support of wife or children: 1917, ch. 259.

N. D. (a) (b) Of child under 15: 1905, ch. 1; see also P. C., secs. 7172-7174. (d) (e) ibid.

OHIO (a) R. S., sec. 698; see also R. S., sec. 3110. (b) Under 16; R. S., secs. 3140-3142. (c) R. S., ch. 6b. (d) (e) R. S., secs. 3140-3142.

(g) 50 cents per day to children under 16: 1913, p. 907.

OKLA. (a) (b) Of child under 12: 1915, ch. 149. (d) (f) ibid.

ORE. (a) (b) Female children under 18, males under 16: 1917, ch. 136. No defense against non-support that the father has remarried and has children by this or other marriage: 1921, ch. 125. (d) (e) 1907, ch. 78. (g) $1 per day for wife and one child, $25 per additional child; limit $1.75 per day: 1913, chs. 19, 244.


R. I. (a) (b) 1907, ch. 1447, sec. 2. (c) Under 17: 1910.

S. C. (a) (b) (d) 1910.

S. D. (a) (b) Code, secs. 340, 341. (c) 1909, ch. 275.

TENN. (a) Of child under 16 a felony: 1907, ch. 56; 1915. Each day to constitute a separate offense: 1909. (b) A misdemeanor: 1915.
TEX. (a) Person who abandons wife or children to be fined as vagrant: 1909. (b) Under 12: 1907, ch. 62. (c) 1907, ch. 109. (d) (e) 1907, ch. 62. 

UTAH (a) Of child under 6: C. S., secs. 4224, 4225. Sale or other disposition of children for money or other thing of value a felony: 1919, ch. 28. (b) Under 16: C. S., secs. 4224, 4225; 1921, ch. 148. (c) C. L., secs. 720x39-41. (d) C. S., secs. 4224, 4225; 1921, ch. 148. (f) (g) $1 for each day's work done by prisoner: 1911; 1921, ch. 148. 

VT. (a) (b) (d) 1915, no. 107; see also P. S., secs. 5722, 5726, and 1910, ch. 91. 

VIR. (a) (b) Under 14: 1915, ch. 114. (c) Code, sec. 3795a, ch. 7. (d) Under a probation officer: 1912, ch. 170. 

WASH. (b) (c) (d) Under 18: 1907, ch. 103. (g) 1913, ch. 28. 

W. VA. (a) Code, secs. 4216, 4218. Legitimate or illegitimate child under 16: 1917, ch. 51. (b) (d) (g) Code, secs. 4216, 4218; 1917, ch. 51. 

WIS. (a) (b) Legitimate or illegitimate child under 16: 1917. (d) On condition of weekly payment for support: ibid. 

WYO. (a) (b) Under 15: 1913, ch. 81; 1915, ch. 72. (c) With or without bond: ibid. (d) (g) ibid. 

III 

OFFENSES AGAINST CHILDREN FORBIDDEN UNDER PENALTY 
CONTRIBUTORY DELINQUENCY 

(a) General statute. (b) By parent or guardian. (c) Purchasing junk or receiving articles for pawn from minor. (d) Encouraging minor to gamble or to smoke in public. 

ALA. (b) Code, sec. 6460, am. by 1915, no. 506, sec. 10. (d) Or allowing him to be at one's gaming table: Code, sec. 6989.
<table>
<thead>
<tr>
<th>State</th>
<th>Year</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>ARK.</td>
<td>(b) 1911</td>
<td>To send or direct minor under 18 to saloon, gambling or immoral house: 1907, ch. 294; see also 1935, ch. 568.</td>
</tr>
<tr>
<td>ARIZ.</td>
<td>(b) 1911</td>
<td>To send or direct minor under 18 to saloon, gambling or immoral house: 1907, ch. 294; see also 1935, ch. 568.</td>
</tr>
<tr>
<td>CAL.</td>
<td>(b) 1911</td>
<td>To send or direct minor under 18 to saloon, gambling or immoral house: 1907, ch. 294; see also 1935, ch. 568.</td>
</tr>
<tr>
<td>COLO.</td>
<td>(b) 1907, ch. 155 Juvenile Court given jurisdiction: 1909; 1915, no. 317.</td>
<td></td>
</tr>
<tr>
<td>CO-NN.</td>
<td>(b) 1907, ch. 60.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(d) Inducing minor to procure liquor: 1909.</td>
<td></td>
</tr>
<tr>
<td>DEL.</td>
<td>D.C.</td>
<td></td>
</tr>
<tr>
<td>FLA.</td>
<td>(b) 1915, ch. 6909, no. 100.</td>
<td></td>
</tr>
<tr>
<td>GA.</td>
<td>(b) 1915, no. 210.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(d) For adult to game with minor; father has right to proceed against such person: Code, secs. 402, 3872.</td>
<td></td>
</tr>
<tr>
<td>IDAHO</td>
<td>(b) Under 18: 1905, p. 110, am. by 1907, pp. 231, 232; 1909.</td>
<td></td>
</tr>
<tr>
<td>IL.</td>
<td>(b) 1899, Act of April 21, am. by 1905, p. 86.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(c) 1911.</td>
<td></td>
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<tr>
<td>IND.</td>
<td>(b) Burns, secs. 1645-1649.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(c) 1911.</td>
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<tr>
<td></td>
<td>(d) Burns, sec. 2468.</td>
<td></td>
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<tr>
<td>IOWA</td>
<td>(a) Or send to improper place: 1921, ch. 238.</td>
<td></td>
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<tr>
<td>KANS.</td>
<td>(b) 1907, ch. 177, am. by 1911.</td>
<td></td>
</tr>
<tr>
<td>KY.</td>
<td>(a) 1910.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(d) Or to counsel minor under 18 to smoke: Stat., sec. 3589.</td>
<td></td>
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<tr>
<td>LA.</td>
<td>(b) Through careless control: 1906, no. 139.</td>
<td></td>
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<tr>
<td>ME.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>MD.</td>
<td>(b) 1914, ch. 171. Failing to exercise proper guardianship or conniving at improper guardianship: 1916, ch. 674.</td>
<td></td>
</tr>
<tr>
<td>MASS.</td>
<td>(b) By mother: 1909. By parent, guardian or custodian: 1916, ch. 243.</td>
<td></td>
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<tr>
<td>MICH.</td>
<td>(b) 1907, no. 314.</td>
<td></td>
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<tr>
<td>MINN.</td>
<td>(b) Under 17: 1907, ch. 92. To assist, procure or induce minor to enter saloon: 1911.</td>
<td></td>
</tr>
<tr>
<td>MISS.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>MO.</td>
<td>(a) Knowingly to contribute to delinquency of child: 1921, S. B., 247: H. B. 155.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(b) 1907, p. 231.</td>
<td></td>
</tr>
<tr>
<td>MONT.</td>
<td>(b) P. C., secs. 9435-9439.</td>
<td></td>
</tr>
</tbody>
</table>
NEB.
NEV.
(b) 1909.
(d) To gamble with a minor: C. L., secs. 4946, 4949.
N. H.
N. J.
(b) 1905, ch. 160.
(c) 1903, ch. 255.
N. M.
(a) 1917, ch. 85.
N. Y.
(b) 1910.
(c) Under 16; P. C., sec. 290.
N. C.
(b) 1915, ch. 222.
N. D.
OHIO
(a) 1913, pp. 868-873.
(b) R. S., ch. 6b.
(d) To entice to gamble: 1913, p. 906.
OKLA.
(b) “Abetting delinquency”: 1913.
ORE.
To induce minor to visit house of prostitution: E. & C.,
secs. 1924-1927.
PA.
(a) 1909.
(c) 1899, Act of April 11.
R. I.
(b) Under 17: 1910.
S. C.
S. D.
(a) 1909, ch. 275.
(d) Ibid.
TENN.
To entice to enter where intoxicants are sold: 1903, ch. 63.
TEX.
(b) 1907, ch. 109.
UTAH
(b) C. L., secs. 720x37-41.
VT.
VIR.
(a) Under 18: 1920, ch. 186.
(b) Under 17: 1910, 1914, ch. 228.
WASH.
(b) “To subject child to vicious or immoral influences”:
1907, ch. 11, am. by 1911, and 1913, ch. 160.
W. VA.
(b) 1915, ch. 70.
WIS.
(b) S. & S., sec. 4581, am. by 1915, ch. 177.
WYO.
IV

OFFENSES AGAINST CHILDREN FORBIDDEN UNDER PENALTY

EXHIBITIONS AND EMPLOYMENTS

(Not child-labor)

To apprentice, exhibit, or use any minor.
(a) Where intoxicants are sold.
(b) On stage.
(c) For immoral purposes.
(d) For begging.
(e) In dangerous business or exhibition.
(f) For peddling.
(g) At rag-picking, etc.
(h) Church, school, musical or other entertainments for educational or scientific purposes excepted.

ALA.

ARK. (a) (b) Under 16, (c) (e) 1909.

(h) 1915, no. 169, sec. 6.

ARIZ. (a) Or allow to loiter: 1907, ch. 13.

(d) Or exhibitions in public street by child under 16: P. C., sec. 242.

CAL. (b) (c) (d) (e) (h) P. C., secs. 222, 273.

COLO. Under 14.

(a) (b) (c) (e) (h) Millis Supp., secs. 409, 410.

ARCH. (a) On pain of revocation of license: G. S., sec. 2682.

(c) (d) (e) (h) G. S., sec. 1233.

CONN. (b) (c) (d) (e) (f) (h) Code of 1905, sec. 814.

DEL. Under 18.

(a) 1915, ch. 6918, no. 112.

(b) (c) (d) (e) (f) (h) R. S., sec. 3237.

GA. (b) (c) Code, secs. 706, 707.

IDAHO


(b) (c) (d) (e) (f) (h) Under 14: S. & C., pp. 1262-1264.

(g) 1911.

IND. Under 15.

(a) (b) (c) (d) Suspected place maybe searched: Burns,

secs. 2623-2627; see also 1921, ch. 132, secs. 22, 23, 24.
APPENDIX II

IOWA
KANS. Under 14.
(b) (d) (e) R. S., sec. 4434.
Under 18 in any hypnotic or mesmeric exhibition: G. S., sec.
4433.
KY. Under 16.
(c) (d) (e) (f) Stat., sec. 3252.
I.A. (a) (b) (c) (e) R. L., p. 991; 1908, no. 304, sec. 1.
Does not apply where permitted by Juv. Ct.: 1913, no. 184.
ME. (a) (b) (c) (d) (e) 1905, ch. 123, sec. 9.
MD. (a) Under 16: P. G. L., art. 27, secs. 320, 321.
Under 16.
(b) (d) (e) P. G. L., art. 27, secs. 318, 423.
No street vendor nor performer may have a child under
8: P. G. L., art 27, sec. 322.
MASS. (d) R. L., ch. 212, sec. 52; see also sec. 24.
Under 15 in any public exhibition, (h) R. L., ch. 106,
secs. 45, 46.
MICH. Under 16.
(b) (c) (d) (e) C. L., sec. 5553.
MINN. Under 18.
(b) (c) (d) (e) R. L., sec. 4099.
Or outside of home between 6 P.M. and 7 A.M., or as
messenger to house of prostitution: ibid.
MISS.
MO. Under 14.
(a) (b) (c) (d) (e) (g) (h) A. S., secs. 2186-2190; 1907, p. 86; see also A. S., sec. 2353.
MONT. (a) Under 16, (h); or street exhibitions: P. C., sec. 8347.
NEB. (c) (e) 1907, ch. 67, sec. 13.
NEV. (a) 1903, ch. 103.
N.H. (b) Under 14, (h) P. S., ch. 265, sec. 3.
N.J. Under 18.
(b) (c) (d) (e) G. S., pp. 1117, 1118 secs. 27-31.
N.M.
N.Y. Under 16.
(b) (c) (d) (e) (g) (h) P. C., secs. 291, 292.
Messenger boys must not be allowed to have any connection
with saloons or disorderly houses: P. C., sec. 292a.
In the making of moving-pictures: 1916, ch. 278.
N.C.
APPENDIX II

APPENDIX II

N.D.

OHIO (b) (c) (d) (e) (f) (h) R. S., secs. 6984, 6985.

(h) Excepts child that takes part without remuneration:

1911; 1913, p. 90.

OKLA.

ORE. Under 16, in any exhibition where fee is charged, without permission of judge of Juv. Ct.: 1909, ch. 129.

PA. Under 15.

(a) (b) (c) (e) 1879, Act of June 11.

Under 18, in any exhibition without consent of parents: 1901, Act of May 16.

R. I. (c) (d) (e) (f) (g) (h) 1897, ch. 475, secs. 1, 2.

Under 16 as acrobat, gymnast, etc., permitted with written consent of mayor of city or pres. of town council: ibid.

S. C.

S. D. (a) (b) (c) (d) 1915, ch. 306.

TENN.

TEX.

UTAH

VIR.

Under 14.

(b) (c) (d) (e) Code, sec. 3795a, cls. 2, 3.

WASH.

W. VA. (a) Or in brewery or bottling establishment: 1911.

(b) (c) (d) (e) Code, secs. 4219, 4220.

WIS.

Under 14.

(c) (e) S. & B., sec. 4587a.

As paid musician, except with parent, and (f) 1907, ch. 418.

WYO. Under 14.

(a) (b) (c) (d) (e) (f) (g) (h) R. S., secs. 2280, 2298, 2304; see also sec. 2290.

V OFFENSES AGAINST CHILDREN FORBIDDEN UNDER PENALTY

OBSCENE LITERATURE

(a) To show, publish, give or sell to minor such literature, prints, etc.

(b) To permit a minor to distribute such.
<table>
<thead>
<tr>
<th>State</th>
<th>Code, secs.</th>
<th>Paragraphs</th>
</tr>
</thead>
<tbody>
<tr>
<td>ALA.</td>
<td>7427-7429</td>
<td>(a) Code, secs. 7427-7429.</td>
</tr>
<tr>
<td>ARK.</td>
<td>1819-1821, 1824</td>
<td>(a) S. &amp; H., secs. 1819-1821, 1824.</td>
</tr>
<tr>
<td>ARIZ.</td>
<td>2832-2836</td>
<td>(a) P. C., secs. 2832-2836.</td>
</tr>
<tr>
<td>CAL.</td>
<td>311-314</td>
<td>(a) P. C., secs. 311-314.</td>
</tr>
<tr>
<td>COLO.</td>
<td>1324, 1327, 1328</td>
<td>(a) Mills, secs. 1324, 1327, 1328.</td>
</tr>
<tr>
<td>CONN.</td>
<td>1325</td>
<td>(a) G. S., sec. 1325.</td>
</tr>
<tr>
<td>DEL.</td>
<td></td>
<td>(a) R. C., vol. 18, ch. 229, sec. 6.</td>
</tr>
<tr>
<td>D.C.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FLA.</td>
<td>1324, 1327, 1328</td>
<td>(a) Code, secs. 1324, 1327, 1328.</td>
</tr>
<tr>
<td>GA.</td>
<td>304, 395</td>
<td>(a) Code, secs. 304, 395.</td>
</tr>
<tr>
<td>IDAHO</td>
<td></td>
<td></td>
</tr>
<tr>
<td>IL.</td>
<td>1312, 1313; see also p. 1335</td>
<td>(a) (b) S. &amp; C., pp. 1312, 1313; see also p. 1335.</td>
</tr>
<tr>
<td>IND.</td>
<td>1900</td>
<td>(a) Or expose for sale: 1900, ch. 33.</td>
</tr>
<tr>
<td>IOWA</td>
<td>2359-2361</td>
<td></td>
</tr>
<tr>
<td>KANS.</td>
<td>2345-2350, 2359-2360</td>
<td>(a) Or introduce into home, or give to minor, or use phonograph for indecent songs: Code, secs. 2358-2361.</td>
</tr>
<tr>
<td>KY.</td>
<td>3699-3744</td>
<td>(a) Or giving account of crime: Stat., secs. 3699-3744.</td>
</tr>
<tr>
<td>LA.</td>
<td>400</td>
<td>(a) R. L., p. 400.</td>
</tr>
<tr>
<td>ME.</td>
<td>125, sec. 15</td>
<td>(a) (b) R. S., ch. 125, sec. 15.</td>
</tr>
<tr>
<td>MD.</td>
<td>27</td>
<td>(a) And reports of criminal deeds: P. G. L., art. 27, secs. 338-340.</td>
</tr>
<tr>
<td>MASS.</td>
<td></td>
<td>(a) Or figures, images, etc.: 1913, ch. 259.</td>
</tr>
<tr>
<td>MICH.</td>
<td>5557, 5558</td>
<td>(a) Sell or furnish to minor: C. L., secs. 5557, 5558; see also secs. 11724, 11987(2).</td>
</tr>
<tr>
<td></td>
<td>11737, 11738</td>
<td>To use obscene language before a child: C. L., secs. 11737, 11738.</td>
</tr>
<tr>
<td>MINN.</td>
<td>4954-4957</td>
<td>(a) (b) Or show in public to minor: R. L., secs. 4954-4957.</td>
</tr>
<tr>
<td></td>
<td>1917, ch. 242</td>
<td>Printed matter devoted largely to criminal news: 1917, ch. 242.</td>
</tr>
<tr>
<td>MISS.</td>
<td>1292</td>
<td>(a) Code, sec. 1292.</td>
</tr>
<tr>
<td>MO.</td>
<td>2177, 2180, 2181, 2188</td>
<td>(a) Or criminal news: A. S., secs. 2177, 2180, 2181, 2188.</td>
</tr>
</tbody>
</table>
MONT. (a) Or criminal news to minor under 16, (b) P. C., secs. 8391-8393.
NEB. (a) Or criminal news: C. S., secs. 2369, 2370.
(b) C. S., sec. 2372; see also secs. 2373, 2374.
NEV. (b) Under 16: P. S., ch. 265, secs. 6, 8, am. by 1913, ch. 31.
N. J. (a) G. S., pp. 1057, 1058, secs. 44, 45; p. 1096, sec. 253.
N. M. (a) (b) Under 16: P. C., sec. 317.
N. Y. (a) (b) P. C., sec. 317.
N. C. (a) R., sec. 3731.
N. D. (a) (b) Under 18: P. C., secs. 7213-7216; see also secs. 7206-7209, 7265.
OHIO (a) R. S., secs. 7027, 7027-1, 2, 3, 4, 5; 7028; 7120.
OKLA. (a) G. S., secs. 1667-1669; see also sec. 2625.
ORE. (a) Or criminal literature: 1903, p. 67.
PA. (a) Or give or show: 1887, Act of May 6; see also 1860, Act of March 31; 1897, Act of May 12.
R. I. (a) 1900, ch. 752.
TENN. (a) Code, sec. 6770.
TEX. (a) P. C., art. 365.
UTAH (a) C. L., secs. 4247-4250.
VT. (a) P. S., secs. 5984, 5985.
W. VA. (a) Under 16: 1917, ch. 51.
WIS. (a) Or criminal literature: S. & S., sec. 4591; see also S. & B., secs. 4842, 4632.
APPENDIX II

VI

OFFENSES AGAINST CHILDREN FORBIDDEN UNDER PENALTY

ADMITTANCE TO RESORTS

To allow minors to enter, (1) unaccompanied by or without consent of parent or guardian.

(a) Where intoxicants are sold.
(b) Where obscene plays are performed.
(c) Where game of chance or playing for wager is in progress.
(d) Theatre, movie-house, dance-hall or show-place.
(e) House of prostitution.
(f) Billiard, pool or bowling hall.

ALA. (c) (f) Code, sec. 7992.
ARK. (a) S. & H., secs. 1810, 1811.
(c) S. & H., secs. 1806, 1809, am. by 1911.
(f) Or permit minor under 18 to play pool: 1911.
ARIZ. (a) (1) Under 16: P. C., sec. 269.
(Cal. (a) Or permit minor under 18 to visit: 1905, ch. 514.
(d) 1909.
To furnish minor under 18 with ticket to cockfight: 1909.
COLO. (a) (1), (b) (1), (c) (1), Or any place dangerous to morals: Mills, sec. 1352.
CONN. (a) (1) G. S., secs. 1360, 1395. No person excused from testifying, but no such testimony shall be used against him: 1911.
(c) (d) G. S., secs. 1350, 1395.
DEL. (a) (1) Under 18: R. C., vol. 18, ch. 229, sec. 3.
(b) ibid.
(c) (1) R. C., vol. 18, ch. 237.
(d) R. C., vol. 18, ch. 229, sec. 3.
D.C.
FLA. (c) Or permit minor to play: R. S., sec. 3575.
(f) Play or loiter: 1913, ch. 6489.
GA. (c) To allow minor to play in such: Code, secs. 402, 3872.
(f) (1) Code, sec. 413.
IDAHO (a) P. C., sec. 4694, am. by 1909.
(e) P. C., sec. 4691.
(f) Under 20: 1913, ch. 123.
ILL.  
(a) (1), (d) (1) 1907, p. 305.

IND.  
(a) Male under 16, female under 17: Burns, sec. 2488.  
Loitering in saloon not to be permitted: Burns, secs. 8328, 8329.
(c) (f) Burns, sec. 2475-2477.

IOWA  
(a) Code, sec. 2448.
(f) Code, sec. 5002.

KANS.

KY.  
(f) (1), Stat., sec. 3577.

LA.  
(f) Under 17: 1912, no. 25.

ME.  
(a) (b) (c) Under 16: 1905, ch. 123, sec. 7.

MD.  
(c) (f) In certain counties: 1916, chs. 140, 205, 479.

MASS.  
(b) Under 14, to any resort after sunset: R. L., ch. 102, sec. 184.
(c) Under 17: 1907, no. 55, am. by 1910.

MICH.  
(a) (b) (c) (d) (f) Under 17: 1907, no. 55.
Where tobacco is sold: 1909.

MINN.  
(a) 1909.
(d) Under 18 to dance hall: 1913, ch. 570, sec. 7.
(e) Under 18, or invite to enter: 1907, ch. 320.
(f) R. L., sec. 4037; 1913, ch. 572.

MISS.  
Betting or gambling with minor or permitting at one's tables: Code, secs. 1211, 1212.

MO.  
(c) Parents may sue for money lost by minor when gambling: 1919, H. B. 156.
(e) To permit female under 18 to enter or remain in bawdy house: A. S., sec. 2202.
(f) (1) A. S., sec. 439; see also sec. 3428.

MONT.  
(c) (1), (f) (1), Under 18: 1917, ch. 29.

NEB.  
(f) C. L., sec. 2311.

NEV.  
(a) Or loiter in C. L., sec. 5074; 1911.
(c) C. L., secs. 4946, 4949.

N.H.  
(a) (1), (b) (1), (c) (1), Under 18: P. S., ch. 265, sec. 2.

N.J.  
(a) G. S., p. 1110, sec. 325.
(c) (1) Under 16: 1903, ch. 255.
(d) (1) Manager liable who admits child under 18 unaccompanied in public dance hall or concert saloon, or under 16 unaccompanied in theatre or moving-picture show: 1911.
(f) Fines go to poor fund: 1903, ch. 122.

N.M.  
(c) Under 18, or pupil, to play in any saloon, drug or tobacco store: 1903, pp. 18, 19, secs. 2, 3; 1903, ch. 119, sec. 6.
APPENDIX II

N.Y. (a) (1) P.C., sec. 290, am. by 1910.
(c) Under 16 to reputed house of ill fame or opium den:
   P.C., sec. 290.
(d) (r) Except in school, church or educational institution
(f) ibid.

N.C. (a) (1), (f) (r), Under 18: R., sec. 2729; 1907, ch. 953.
N.D. (f) Under 18, must not be permitted to play or be employed
   in pool, billiard, bowling or card room: 1907, ch. 128;
   see also 1905, ch. 137.

OHIO (a) (1) R.S., secs. 6943-6943-3; see also sec. 4304-21.
(c) R.S., sec. 6948.
(e) R.S., sec. 7025.
(f) R.S., sec. 6948.

OKLA.

ORE. (a) B. & C., secs. 1977, 1924-1927; see also 1909, ch. 79.
(c) Or allow to loiter in or to play: ibid.
(f) Ibid.

PA. (a) (1) Under 18, or in any place dangerous to health or
   morals: 1883, Act of May 28.
(e) Under 16, or opium den: 1907, Act of May 29.

R.I. (d) (r) Boys under 14, girls under 16: 1907, ch. 1467.

S.C. (d) Does not apply to Y.M.C.A. or private homes, where
   playing is social, without fee: 1910.

TIENN. (f) (1) Code, secs. 6825-6830.

TEX. (a) 1909.
(f) (1) 1905, ch. 75.

UTAH

VT. (a) P.S., sec. 5150.

VIR. (a) (c) (e) (f) 1910; 1914, ch. 228.

WASH. To allow minor to play cards in one's home without con-
   sent of parent or guardian: Ball. Code, sec. 7314.

W. VA. (a) Under 18, or any place dangerous for health or morals:
   Code, secs. 4221, 4222.

WIS. (a) (1) S. & S., sec. 1657a, am. by 1909.
(d) Girl under 17 to dance hall: S. & S., sec. 1057a.
(f) S. & B., sec. 4575.

WYO. (b) Or harbor or employ in a brothel: S. & S., secs. 2290, 2293,
   am. by 1915, ch. 6.
(f) (1) 1915, ch. 118.
APPENDIX II

VII

OFFENSES AGAINST CHILDREN FORBIDDEN UNDER PENALTY

SALES TO MINORS

To sell to minor, (1) unaccompanied by or without consent of parent or guardian.
(a) Intoxicant.
(b) Cigarettes, (bb) Tobacco in any form.
(c) Candy containing liquor.
(d) Hand-explosive contrivances.
(e) Toy pistols.
(f) Air rifles.
(g) Firearms or dangerous weapons.

ALA. (a) (1) Or furnish, except on prescription of physician:
Code, sec. 7354. Parent has right of action: Code, sec. 2467.
(b) Or furnish, or materials for such: Code, sec. 6466.
(g) Code, sec. 6896.

ARK. (bb) Or give: S. & H., secs. 1812, 1813; 1899, no. 75, am. by 1921, ch. 499.

ARIZ. (a) (1) Under 16, or give: P. C., sec. 270.
(bb) Under 21, or furnish: 1905, ch. 56, am. by 1917, ch. 9.

CAL. (a) Under 18: 1905, ch. 514.
(bb) Under 18: 1911.

COLO. (a) (1) Mills, sec. 1353.
(bb) Or give to minor under 16: Mills Supp., secs. 411a, b.
(d) 1905, ch. 102.

CONN. (a) G. S., secs. 2696, 2711.
(b) G. S., sec. 1261.
Gift devices involving chance: G. S., sec. 1404.

DEL. (a) Or procure for: 1907, ch. 145.
(b) Or furnish, or materials for such, to minor under 17:
R. C., vol. 19, ch. 783.
(g) 1911.

D.C. (g) Code of 1905, sec. 857.

FLA. (a) R. S., sec. 3552.
(b) Or furnish, or procure, or materials for such, to minor under 18: R. S., sec. 3608; 1907, ch. 5716.
(g) (1) R. S., sec. 3927.
GA. (a) (1) Father has right of action against person who furnishes such without his permission: Code, secs. 3871, 444.
   (b) Or furnish, or materials for such: Code, sec. 497.
   (g) Code, sec. 344.

IDAHO (a) Or give: P. C., sec. 4716.
   (bb) Or give: P. C., secs. 4767, 4768, am. by 1913, ch. 150.
   (g) Or explosives: 1913, ch. 177.
   To sell poison to minor under 16, except on written order of adult: 1905, p. 324, sec. 13.

ILL. (a) Or give, or buy or procure for, without order of parent or physician: S. & C., pp. 1590, 1592.
   (bb) (1) Or furnish to minor between 7 and 18, or permit to smoke on one's premises: S. & C., p. 1349; 1907, p. 265.
   (e) Toy pistol shooting blank cartridges: 1913, p. 257.

IND. (a) Burns, secs. 2486, 2487.
   (bb) Under 16, or furnish, or advise to use: Burns, secs. 2478, 2479. More carefully reenacted in 1909.
   (d) (e) (g) Burns, secs. 2346, 2347.

IOWA (a) Or give to, or procure for, except on order of parent or physician: 1907, ch. 22.
   (bb) Under 16: Code, secs. 5005, 5006.
   (e) (g) Code, sec. 5004.

KANS. (a) Treating or giving by any but parent, guardian or physician: G. S., sec. 3763.
   (bb) Sale or giving away to minor under 21: 1917, ch. 166.
   (e) (g) G. S., secs. 4431, 4432.
   Drugs to minor under 15: G. S., sec. 2346.

KY. (a) (1) Stat., sec. 3683.
   (b) Under 18, or furnish such or materials for such: Stat., sec. 3589.
   Poison to child under 15 without consent of parent or prescription of physician: Stat., sec. 3588.

LA. (a) Or furnish or obtain for, or allow to loiter in saloon: 1906, no. 93.
   (b) Or materials for such: R. L., p. 394.
   (g) Concealable: R. L., p. 915.

ME. (a) Under 16: 1905, ch. 123, sec. 8, am. by 1909.
   (b) Under 16, or give: R. S., ch. 129, sec. 25.
   (f) Under 14: 1917, ch. 302.
   (g) Under 16, except by parents or teachers of marksmanship: 1909.
APPENDIX II

MD.  

(a) P. G. L., art. 27, sec. 324, am. by 1919, ch. 31.

(bb) (1) Under 15, except as agent of employer; other person may not purchase for: P. G. L., art. 27, secs. 325-327, 1919, ch. 835.

(e) (g) Except rifles and fowling pieces: P. G. L., art. 27, secs. 328, 398.

MASS.  

(e) (f) 1909, ch. 102, sec. 92.

MICH.  

(a) Or give: 1909.

(bb) Or furnish to minor under 17, except on order of parent or guardian: C. L., secs. 11534, 11535.

(d) (e) Under 13: C. L., secs. 11530-11532.

MINN.  

(a) Or give: 1911.

(bb) Under 18, or furnish: R. L., sec. 4939; 1907, ch. 386, am. by 1919, ch. 348.

(g) (1) Under 18, without written consent of police officer or magistrate: 1917, ch. 214.

MISS.  

(a) Code, secs. 1738, 1775. Or for transportation co. to deliver to minor: 1914, ch. 127.

(bb) (1) Under 18: Code, sec. 1082.

(g) Code, sec. 1107. Or for father to allow son under 16 to carry: Code, sec. 1108.

Poison: Code, sec. 1328.

MO.  

(a) (1) A. S., sec. 2179; see also sec. 2995.

(b) Under 18, to give or sell to by self or agent: 1919, H. B. 290.

MONT.  

(a) Or give, or send a minor to purchase: P. C., sec. 8380; 1915, ch. 41.

(bb) Or give: P. C., sec. 8381.

NEB.  

(a) Or give: C. S., secs. 7157, 7158.

(bb) Under 18: C. S., secs. 2361, 2362.

Poison: C. S., sec. 2098.

NEV.  

(a) 1903, ch. 103.

(bb) Under 18, except on order of parent or guardian: C. L., secs. 1250, 4822-4824.

N. H.  

(a) 1903, ch. 95, sec. 15.

(bb) P. S., ch. 265, sec. 5; 1895, ch. 7., sec. 1.

(d) Fire crackers over 6 in. x 1 in. or potash dextrine explosives: 1907, ch. 87.

(e) P. S., ch. 265, sec. 4.

N. J.  

(a) 1903, ch. 114, sec. 10. Or give to minor under 18: 1903, ch. 185, sec. 3.

(e) (1) 1903, ch. 169.

(g) (1) ibid.
APPENDIX II

N.M.  
(a) (bb) (1) Under 18 or any student of public school, or give: 1901, pp. 18, 19.

N.Y.  
(a) (bb) Under 18: 1917, ch. 564.
(g) Under 16: P. C., sec. 409.

N.C.  
(a) To unmarried minor, to purchase for, or to give except as sacrament: R., secs. 3523-3525.
(b) Under 17, or aid in getting, or materials for such: R., secs. 3804, 3805.
(g) R., sec. 3832.

N.D.  
(a) Or give or treat, except by order of parent or physician: P. C., sec. 7617.
(bb) P. C., sec 7338; 1913, ch. 69.

OHIO  
(a) (1) Or furnish: R. S., secs. 6943-6943-3.
(b) Under 16, or furnish: R. S., sec. 4364-38.
(d) (e) Under 16: 1913, p. 906.
(g) R. S., secs. 6986a, b.

OKLA.  
(a) Or give: 1909.
(b) Or give: C. S., secs. 1454, 1455; see also sec. 1865.

ORE.  
(a) Or deliver to; penalty, loss of license: 1907, ch. 21.
(bb) (1) Under 18, or give: B. & C., secs. 1980, 1981; 1917, ch. 244.
(d) Other than firecrackers: 1903, p. 309.
(g) ibid.

PA.  
(a) 1854, Act of May 8; 1881, Act of May 10.
(bb) 1901, Act of July 10; 1903, Act of April 4, am. by 1905, Act of March 16.

R. I.  
(a) G. L., ch. 102, secs. 13, 48.
(d) Nor blank cartridges: 1905, ch. 1244. Firecrackers of other than gunpowder to be neither sold nor used: 1886, ch. 342.

S. C.  
(a) Or furnish: 1907, pp. 470, 480, secs. 15, 47, 49.
(b) Or furnish, or materials for such; half fine goes to informer: Crim. Code, sec. 320.
(e) Or caps or cartridges for same: Crim. Code, sec. 610, am. by 1903, p. 123.

S. D.  
(a) 1909, ch. 247; 1913, ch. 256.

TENN.  
(a) Or furnish: 1903, ch. 63; see also Code, secs. 6785, 6786.
(bb) (1) Under 17: 1905, ch. 2; see also Code, sec. 6793; 1897, ch. 30; 1903, ch. 208.
(g) Code, sec. 6792.

Poison, without order of parent or guardian, to child under 10: Code, sec. 6749.
APPENDIX II

TEX.  
(b) (1) Or give, or deliver; disposition of liquor made to minor by agent shall be deemed act of principal: 1907, ch. 116, am. by 1909.

UTAH  
(a) Or furnish, or procure for: C. L., sec. 1249.
(bb) Under 18, or opium or narcotic: C. L., sec. 4469.
(e) (g) Under 14, or give: C. L., sec. 4281.

VT.  
(a) P. S., 5150.
(bb) (1) Or furnish: P. S., secs. 5903, 5904, am. by 1912, no. 235.
(c) 1906, no. 50.

VIR.  
(a) School pupil, or procure for: Code, sec. 3828.
(bb) (d) (e) (g) Under 12, or furnish: Code, sec. 3828a.

WASH.  
(a) (1) Under 21: Ball, Code, secs. 7313, 7315, am. by 1919, ch. 17.
(bb) Ball, Code, sec. 7317; 1907, ch. 148.
(d) (e) Under 16: Ball, Code, sec. 7324.

W. VA.  
(a) Unless by prescription: Code, sec. 933.
(bb) Under 16, or opium, or to furnish: Code, sec. 4402; 1913, ch. 16. To sell tobacco, cigarettes or weapons to inmates of reform school: Code, sec. 1787.
(g) Code, sec. 4338.

WIS.  
(a) "Whether upon the written order of parents or in any manner whatsoever": 1909.
(bb) S. & B., sec. 4608e.
(c) Or drug: 1907, ch. 168.
(d) (e) S. & B., sec. 4397a.

WYO.  
(a) (bb) Under 16: R. S., secs. 2292, 2293.
(g) Stat., sec. 5900.

VIII

Offenses against Children Forbidden under Penalty
Carnal Abuse

Of female under A yrs. by male over B yrs., a felonious offence of high degree, punishable under extreme provisions for rape.

ALA.  
A = 12, B = 16: Code, sec. 7699.
A = between 12 and 16; boy under 16 excepted: 1915, no. 97.

ARK.  
A = 16: 1899, no. 12; see also S. & H., sec. 1456.

ARIZ.  
A = 17, B = 14: P. C., secs. 230, 231; see also secs. 236, 238.
CAL.  
A = 18: P. C., sec. 261, am. by 1913, ch. 122; see also P. C., secs. 262, 266, 277.

COLO.  
A = 18, B = 18; if male is under 20, sentence may be commuted to commitment to state reform or industrial school: 1907, ch. 165; see also Mills, secs. 1325, 1326, 1330, and 1905, ch. 94.

CONN.  
See G. S., secs. 1149, 1310, and 1907, ch. 175.

DEL.  
Lascivious playing when A = 16: 1895, ch. 126; see also 1905, ch. 203.

D. C.  
A = 16: Code of 1895, sec. 808; see also secs. 812, 813.

FLA.  
A = 18 of previous chaste character: R. S., sec. 3521, am. by 1915, ch. 6974; see also R. S., secs. 3221, 3222.

GA.  
See Code, secs. 93, 94, 98.

IDAHO  
A = 18, B = 14: P. C., secs. 4911-4914; see also secs. 4689, 4690.

ILL.  
A = 15, B = 17: 1907, p. 266; see also 1905, pp. 162, 164, and I. & A., p. 420.

IND.  
A = 16: Burns, sec. 2250; see also secs. 2354-2356. 
B = 17 with inmate of industrial school for girls; life sentence when girl is under 12: 1912, ch. 95.

IOWA  
A = 18: Code, sec. 4760.  
Lewd act of person over 18 with child under 13: 1907, ch. 173.

KANS.  
A = 18: G. S., sec. 2107; see also secs. 2108-2112, 2307, 4435.

KY.  
Male or female under 18: 1922, ch. 17.

LA.  
A = btw. 12 and 18, B = 17: 1908, no. 84; 1912, no. 192.  

ME.  
Person over 21 taking indecent liberties with any child under 16: 1913, ch. 62.

MD.  
A = 14; also A = btw. 14 and 16, B = 18: P. G. L., art. 27, secs. 369, 370.

MASS.  

MICH.  
A = 16: C. L., secs. 11449, 11493. 
A = 14, B = 14; also to debauch child under 15, or to take girl under 17 to house of prostitution: C. L., secs. 11719, 11725.

Marriage of girl under 16 prohibited and made void: 1919, no. 352.
APPENDIX II

MINN. A = 18: R. L., sec. 4927, am. by 1909; see R. L., secs. 4926, 4927, 4932.

MISS. A = 12: 1908, ch. 171; see also Code, secs. 1025-1081.

MO. Age of consent 18; rape under 15: 1913, p. 218.

MONT. A = 18: 1913, ch. 16.
Lewd act by person over 18 with child under 16: 1913, ch. 59.

NEB. Chaste girl under 18, by male over 18: C. S., sec. 2061; see also secs. 2200, 2209.

NEV. A = 14, B = 15: C. L., sec. 4688.


N.J. A = 16: 1905, chs. 137, 159; see also 1906, ch. 65.

N.M. A = 14, B = 14: C. L., sec. 1090; see also secs. 1094, 1095, 1349.
With girl under 16 of unsound mind, or under influence of intoxicant: 1915, ch. 51.

N.Y. A = 18: P. C., sec. 278; see also secs. 282, 303.

N.C. "Virtuous" female between 10 and 14: R., sec. 3348.

N.D. A = 18, B = 14: 1903, ch. 149; see also P. C., secs. 7157, 7158, 7161, 7162, 7165, 7167.

OHIO A = 12: R. S., sec. 6817.
A = 16: R. S., sec. 1816; see also sec. 7022.
A = 18: R. S., sec. 6824.
A = 16, B = 18: 1915.

OKLA. A = 14, B = 14: also female between 14 and 16 of previous chaste character: G. S., secs. 1818, 1819, 1821, 1822, 1825, 1826.

ORE. A = 16, B = 16: B. & C., sec. 1760; see also sec. 1928, and 1907, ch. 91.

PA. A = 16, of good repute: 1885, Act of May 28; 1887, Act of May 19; see also 1880, Act of March 31.

Age in case of child abduction, 18: 1909.

S.C. A = 14; and under 16, by male over 14, after abduction: Crim. Code, secs. 287, 288.

Age of abduction 18: 1909.

TENN. A = 12; from 12 to 21 a felony; evidence as to female's lack of chastity admissible if over 14; no conviction when female over 12 is lewd or kept: 1911.
IX

**Offenses against Children Forbidden under Penalty**

**Miscellaneous**

**GA.** Indigent orphan may be separated from guardian if cruelly treated: *Code*, sec. 2543.
   Corporal punishment of minor by employer forbidden; minor may claim damages: *Code*, sec. 2680.

**IND.** To encourage immoral practice with ward of Industrial Girls’ School: 1913, ch. 237.

**IOWA.** Abducting child under 16: 1911.

**KANS.** Superintendent of Public Instruction must censor moving picture films: 1913, ch. 294.

**MASS.** Bound-out girls from industrial school are discharged from all obligation for service if misused or cruelly treated: *R. L.*, ch. 86, sec. 42.

**MINN.** Important illegitimacy statutes: 1917, chs. 210, 211, 220, 231.

**MO.** Masters punishable for neglect of apprentices: A. S., sec. 1857.

**NEV.** Children not to be allowed to play nickel-in-slot machines: 1907, ch. 212.

**N. H.** Cities and towns may have curfew law for minors under 16; parents responsible for infractions: 1913, ch. 172.

**N. Y.** Greater N. Y. charter amended to permit appointment of 30 police women “for moral protection of women and minors”: 1930, ch. 509.
APPENDIX II

S.D. Only licensed physician, without consent of parent, may hypnotize a minor: 1911.

VIR. Minor convicted of misdemeanor may be punished by stripes in lieu of fine or imprisonment: Code, sec. 3902a.

WYO. To mesmerize minor for show, or for other purpose, except with consent of parent for medical purposes: 1913, ch. 87.

X

DISPOSITION OF DEPENDENT AND NEGLECTED CHILDREN

Such children may be separated from those in control and be committed by court to:

(a) State home, (b) County home, (c) Proper private family home;
(d) If necessary they may be committed to hospital for care and treatment;
(e) They may be placed in family home by children’s agency, (f) or by such in proper private institution.
(g) Bound-out children must be guarded from neglect and cruelty by those responsible for binding out.

ALA. Home of child preferred; if no parents, then to (a); may be apprenticed; foster home must adopt child: 1915, no. 506.

ARK. To reform schools or to suitable homes by county court: 1907, no. 237.
Males 17, females 18. (a) (c) (d) (f) 1911.

ARIZ. At discretion of court: 1905, ch. 16.

CAL. At discretion of court: P. C., sec. 273d.
(g) 1905, ch. 418.

COLO. (a) Misc. Supp., secs. 422a-v.
Board of Control has full discretion in keeping dependent or neglected children in institution or returning to parents or guardian: 1913, ch. 50.

CONN. Between 4 and 18, (b) until transferred to private home or to orphan asylum: G. S., secs. 2788-2795, 2805, and 1907, ch. 108.
Dependent minors must not be kept in almshouses: G. S., secs. 2792, 2793.
APPENDIX II

DEL. Guardian, asylum or home: R. C., vol. 16, ch. 150, sec. 4; see also vol. 18, ch. 229, sec. 2.
(g) Child-placing agencies may remove child; refusal to deliver child after 3 days' notice a misdemeanor: 1910, ch. 201, am. by 1921, ch. 50.

D.C. Probate Court may bind out: Code of 1905; sec. 411.

FLA. May be bound out by county judge: R. S., secs. 2639, 2640.
Under 17, (a) (b) (c) (d) (e) (f) R. S., sec. 3158, am. by 1911.

GA. To charitable society, institution or guardian: Code, secs. 2501-2505.
Between 4 and 14, to undenominational home: 1904, p. 93; see also Code, vol. ii, p. 209, sec. 5.

IDAHO Private society may receive neglected minor under 18: 1909; see also 1910, ch. 161.

ILL. Under 15, to guardian or institution: Burns, sec. 2628.

IOWA Bound out as apprentice to proper person: Code, secs. 3246-3248.
(g) Code, secs. 3253, 3256.

KANS. Under 16 at discretion of court; (d) Stat., sec. 3253.
(e) (g) By county boards of children's guardians (also "vicious and incorrigible"): Stat., secs. 3274-3280, 5193.

KY. At discretion of court: R. S., p. 1055.

LA. (a) (c) Of same religious faith: 1915, ch. 320.
Parents have right of appeal in cases of dependent children to institutions: 1909.

ME. No child under 16 to almshouse: 1915, ch. 320.

MD. (a) Or other institution; (c); Court may remove: 1914, ch. 171.
(f) Under 18: 1908, ch. 626.
Child under 6 months may not be separated from mother and put into institution without court order or consent of physician or of Bd. of St. Aid & Char.: 1916, ch. 210.

MASS. Truant officers and officers of poor must make diligent search for such and make temporary provision: 1904, ch. 356.
(c) Not to be kept in almshouse in any but exceptional cases: R. L. ch. 81, secs. 5-7, 28, am. by 1913, ch. 117.
(g) And proper physical care: R. L. ch. 155, sec. 10, am. by 1909.
APPENDIX II

MICH.  
(a) Under 16, or with guardian or indentured with family:  
C. L., secs. 5563-5567; see also 1903, no. 143, am. by 1907,  
no. 301, and 1913, nos. 293, 300.  
(g) May be returned to mother or sent to state institution  
if ill-treated: C. L., secs. 5568-5570.  
Under no condition to be kept in almshouse: C. L., sec.  
5556.  

MINN.  
(a) Under 17; temporary, then placed in homes: R. L., sec.  
1941, 1947, am. by 1909.  
(c) Of same religious faith: 1909.  
(e) Under 12, or adoption or otherwise with powers of legal  
guardian; religious education not to be dictated; family  
must be of same faith; agency may visit and investigate  
child, and demand return: 1913, ch. 314, am. by 1915,  
ch. 61.  

MISS.  
(a) (c) 1913, p. 131.  
(a) Dep. and def. children: 1911.  
Bur. of Children created in St. Bd. of Char., & Cor. to  
supervise treatment of dep. and neg. children; between 2  
and 18, not to be in almshouse except temporarily with  
parent: 1913, p. 131.  

MO.  
(a) (c) 1913, p. 131.  
(a) Dep. and def. children: 1911.  

MONT.  
(e) 1911.  

NEB.  
(a) Under 16, (e) 1909.  
Placing out work done under license by St. Bd. of C. & C.,  
which keeps full record and inspects: 1903, ch. 197.  

NEV.  
(a) 1913, ch. 243.  
(g) By county commissioners: C. L., sec. 628.  

N.H.  
Under 17, (c) (d) (e) (f) 1907, ch. 125, secs. 13, 14.  
To St. Bd. of Char., or approved home-finding agency:  
1917, ch. 74.  

N.J.  
St. Bd. of Ch. Guar. places children in homes: 1899, ch.  
165, am. by 1904, ch. 160.  
To guardian or children’s society: 1906, ch. 84.  
May not be committed to charitable institution under con­  
trol of religious denomination: 1917, ch. 226.  
(e) State Home for Girls may parole and place in private  
home any girl of school age; home pays board and may  
send capable girls to higher institution of vocational  
and educational training: 1917, ch. 46.  

N.M.  
“Indigent and orphan” to authorized charitable institu­  
tions; religious proselyting guarded against: 1914, ch. 36.
<table>
<thead>
<tr>
<th>State</th>
<th>Law</th>
<th>Description</th>
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<tbody>
<tr>
<td>N.Y.</td>
<td>P. C., sec. 291</td>
<td>Under 16, court may commit to any proper institution. Not to be sent to almshouse as pauper, nor committed to such or to jail.</td>
</tr>
<tr>
<td>N.C.</td>
<td>C. &amp; G., p. 607, sec. 2; p. 2712, sec. 56.</td>
<td>Unlawful to separate a child under 6 mo. from mother to place in institution without consent of county health officer and clerk of court.</td>
</tr>
<tr>
<td>N.D.</td>
<td>1917, ch. 59</td>
<td>May be continued at home under probation or (a) (c) (d) (f) 1973, ch. 68.</td>
</tr>
<tr>
<td>OHIO</td>
<td>1913, p. 175</td>
<td>“Bureau of Juvenile Research” to determine disposition of children.</td>
</tr>
<tr>
<td>OKLA.</td>
<td>G. S., secs. 687-689.</td>
<td>Boys under 15, girls under 16.</td>
</tr>
<tr>
<td>ORE.</td>
<td>B. &amp; C., sec. 5300.</td>
<td></td>
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<tr>
<td>PA.</td>
<td>1897, ch. 475, sec. 3.</td>
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<tr>
<td>S.C.</td>
<td>1915, ch. 119</td>
<td>Under 18, (a) (b) (c) (d) Parents may be required to contribute; religious preferences taken into account.</td>
</tr>
<tr>
<td>TENN.</td>
<td>1907, ch. 65.</td>
<td></td>
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<tr>
<td>TEX.</td>
<td>C. L., sec. 728</td>
<td>(c) (f) Under 16: 1907, ch. 65.</td>
</tr>
<tr>
<td>UTAH</td>
<td>C. L., sec. 77.</td>
<td>(c) Girls under 16, boys under 14.</td>
</tr>
<tr>
<td>VT.</td>
<td>1915, no. 92; 1919, ch. 91.</td>
<td>Under 16, (a) (c) (d) (e) Cruelly treated children may be committed to guardian or to asylum, or, if possible and wise, may be returned to parents.</td>
</tr>
<tr>
<td>VIR.</td>
<td>1914, ch. 350.</td>
<td>Dep., del., or neg. children under 18 to St. Bd. of Char. or chartered children’s agency; under 12 (d) (e) (f): 1914, ch. 350.</td>
</tr>
<tr>
<td>WASH.</td>
<td>1915, ch. 78.</td>
<td></td>
</tr>
<tr>
<td>W.VA.</td>
<td>1913, ch. 481.</td>
<td>Under 16, (a) (b) (c) or on probation.</td>
</tr>
<tr>
<td>WIS.</td>
<td>1915, ch. 99.</td>
<td>Under 16, to child-caring home, or (e) of same religious faith.</td>
</tr>
<tr>
<td>WYO.</td>
<td>1914, ch. 99.</td>
<td>Cruelly treated children may be committed to guardian or to asylum, or, if possible and wise, may be returned to parents.</td>
</tr>
</tbody>
</table>
APPENDIX II

REGULATION OF INSTITUTIONS CARING FOR CHILDREN

(a) Such must be licensed or approved by the requisite state authority.

Where the life or health of child is permitted to be endangered:

(b) The children may be removed from the custody of such by proper authority.

(c) Such authority may dispose of the children.

(d) Any improperly conducted institution or home may be closed as a public nuisance.

ALA. (a) By the Child Welfare Department: 1919, no. 457.

ARK.

ARIZ. (a) St. Bd. of Char. supervises: 1911.

ARIZ. (b) Mills. Supp., sec. 412b.

CAL. (a) Infant boarding houses by Conn. Hum. Soc., selectmen, and st. bds. concerned: G. S., ch. 152; 1903, ch. 23.

CONN. (b) Bd. of Char. may remove, (c) 1921, ch. 50.

D.C. (d) 1921, ch. 50.

FLA. (a) Infant boarding houses: 1909, ch. 154.

GA. (b) Bd. of St. Char. may appoint agents to supervise children in homes and institutions and provide temporary detention homes: 1913, ch. 263.


ILL. Bd. of St. Char. may appoint agents to supervise children in homes and institutions and provide temporary detention homes: 1913, ch. 263.


KANS. (b) 1915, ch. 320. Everyone receiving two or more children comes under act: 1917, ch. 149.


APPENDIX II

MICH. (a) 1919, no. 136.

MINN. Persons permitted to receive, secure homes for, or otherwise care for children must keep full record: 1919, ch. 51.

MISS. MO. MONT. NEB. (a) Maternity homes and infant boarding houses: 1911. Placing-out societies: 1913.

NEV. N. H. (a) Infant boarding houses: 1911.
N. M. N. Y. (a) S. P. C. C. empowered to inspect: P. C., sec. 288.
N. C. N. D. N. Y.

OHIO OKLA. ORE.

PA. (a) Infant boarding houses: 1911.
R. I. (b) (c) Infant boarding houses: 1897, ch. 464.
S. C. S. D.

TENN. TEX. (b) Corporal punishment in state school only as last resort; must be no bodily injury: 1913, ch. 6, sec. 15.

UTAH VT. (a) All houses or institutions must keep a record open to inspection by authorities: 1912, no. 132.

VIR.

WASH. W. VA. (a) Subject to inspection by St. Bd. of Ch. Guar.: 1921, ch. 124.

WIS. (a) Open to inspection: 1914, ch. 350.
(d) Officers shall be punished: S. & B., sec. 4389.

WYO. (a) Must receive annual certificates and make reports to St. Bd. of Char.: 1915, ch. 99.
(b) (c) R. S., sec. 2300.
(d) 1915, ch. 99.
XII

S. P. C. C. S AND H U M A N E S O C I E T I E S

(a) May be appointed guardian of cruelly treated or neglected minor by court.
(b) May receive custody of same on application to court.
(c) Agent may not arrest without warrant.
(d) Fines for cases prosecuted go to society.

A L A .  Boards of county com. may enforce laws to prevent cruelty to children; they shall be vested with powers of deputy sheriffs: 1911.
A R K .  (a) Under 14, (c) 1909.
A R I Z .
C A L .  (d) Such corporations operate under same arrangements as do S. P. C. A. s (vide supra, p. 259): P. C., sec. 273d.
          Police commissioner can grant agents police powers in cities of 1st Class: 1909.
C O N N .  Conn. Hum. Soc. deals with both children and animals; vide supra, p. 259.
D E L .  (d) R. C., vol. 16, ch. 477, sec. 2.
D. C.
F L A .  (c) Peace off. may arrest minor under 16 without warrant:
          S. P. C. C. agents have powers of peace off.: R. S., sec. 3158.
G A .
I D A H O  (a) 1919, ch. 161.
I L L .  (d) S. C. C., pp. 1413, 1414.
I N D .  (a) Under 15, (b) Officers have police powers: Burns, secs. 2659, 2652.
          (c) Cities of 1st Class shall appoint 3 members of police force hum. off.: 1909.
          (d) Apportioned among hum. soc. of county according to membership: 1913, ch. 103.
I O W A  (a) Powers may be revoked if trust is abused; under supervision of St. Bd. of Control: Code, ch. 8, title 16, am. by 1902, ch. 133.
APPENDIX II

KANS. On application of S. P. C. C., court may appoint agent for protection of children; public officials must aid sec. in enforcing laws: G. S., secs. 4436-4439.

KY. (a) (d) Officers of S. P. C. C. have police powers: Stat., secs. 3257, 3258.

LA. (a) (d) 1908, no. 83.
La. S. P. C. C. may prosecute parents; officers may serve as peace off. in cities: R. L., p. 1055.

ME. (a) (c) Agents may serve in counties to which appointed by Gov. and council: 1905, ch. 123, am. by 1915, ch. 320.

MD. See 1904, ch. 77, am by 1906, ch. 78.

MASS. (a) Under 14: R. L., ch. 83, secs. 29-35.
(c) Agents may be appointed by Gov. for 3 yr. term: 1903, ch. 333.

MICH. (a) 1909.
Agents may have police powers; in incorporated cities, they must be authorized by police officials: C. L., sec. 8418; see also secs. 8419-8425.

Minn. S. P. C. constituted a St. Bd. of C. & A. Prot.: 1905, ch. 274.

MISS.

MO. (a) Neg. and del. children under 16, (b) (c) (d) Officer of hum. soc. may act as probation officer: 1907, p. 217.

May appoint 6 deputies; monthly reports of persons prosecuted: 1911.

NEB. (a) Temporarily: C. S., secs. 1747-1749.

NEV.

N. H. (a) (b) (c) P. L., ch. 178, secs. 15, 16, 17.

N. J. May be incorporated to prevent cruelty, establish schools, erect and maintain asylums, receive custody of children, enforce laws, etc.: G. S., pp. 1720-1722, secs. 4249.
(a) (b) (d) G. S., pp. 1718-1720, secs. 33-40.

N. M.

(d) P. C., sec. 293.
Bd. of Co. Sup. may appropriate money for S. P. C. C.: 1911.

N. C.

N. D.
OHIO
(a) R. S., secs. 3725-1, 2.
(b) Must supervise where placed: 1913, p. 876.

OKLA.
(a) Under 14: B. & C., secs. 3605-3609.

ORE. (a) (b) Officers have powers of peace off.; cities of 1st and 2nd class may aid by appropriations: 1879, Act of June 11; 1887, Act of May 25.
(b) Must supervise where placed: 1913, p. 876.

PA. (a) Officers have powers of peace off.; cities of 1st and 2nd class may aid by appropriations: 1879, Act of June 11; 1887, Act of May 25.
(b) Subject to state inspection: 1902, Act of March 5.

R. I. (a) Under 16, “shall”; society may then deliver child under court order: G. L., ch. 115, sec. 8.
(b) State may appropriate: G. L., ch. 115, sec. 8. No recognition for costs: 1910.

S.C.
S.D.

TENN.
TEX.

UTAH All children's associations subject to county inspection and supervision: C. L., sec. 720x36.

VT.

VIR. (a) Dep., neg., or del. children under 14; may control during minority, or place in homes, or apprentice, or send to ref. inst.: Code, secs. 3795a, els. 4, 5, 6; sec. 3795b.
(b) Officers have powers of peace off.: 1908, ch. 348.

WASH.

W. VA. (a) Under 16, (b) Children remain in custody until placed in inst. or private home: Code, secs. 489, 493; see also secs. 2619-2630, and 1907, ch. 40.

WIS. County or city may appropriate not exceeding $1200 for work of S. P. C. C.: 1909.
Wis St. Hum. Off.: 1919, ch. 339.

WYO. (a) Under 14: R. S., sec. 2301.

XIII

CHILDREN'S CODE COMMISSIONS
(a) Children’s Code Commission appointed by governor.
(b) Children’s Code Commission provided for by legislative act.
APPENDIX II

(300)

AL. AR. ARIZ. CAL. COLO.
CONN. (b) "Child Welfare Commission", 1919, ch. 285, sec. 1, 2.
DEL. (a) 1918.
(b) "Reconstruction Commission of the State of Del".
D.C. Committee of five appointed by Att. Gen.: 1915.
FLA. (b) "Children's Code Commission": 1923, no. 155, ch. 9273.
GA. (b) "Georgia Children's Code Commission", 1922, no. 300, p. 71.
IDaho ILL.
IOWA KANS.
KY. (b) "Children's Code Commission": 1920, ch. 193, p. 725.
LA.
ME.
MD. (a) "Children's Code Commission": 1922.
MASS.
MICH. (b) "Child Welfare Commission": 1917, no. 293.
MINN. (a) "Child Welfare Commission": 1916.
(b) Joint Senate and House Committee: 1917, p. 874
MISS.
MO. (a) "Children's Code Commission": 1915; 1917; 1919.
MONT. (a) "Committee to Standardize Children's Laws": 1917.
NEB. (b) "Children's Code Commission": 1919, ch. 178.
NEV. (b) "Children's Commission": 1913, ch. 72.
N.H.
N.J.
N.M.

N. C.  (b) "Children's Code Commission": 1921, ch. 29.

N. D.  (b) "Commission to Codify and Revise the Laws of North Dakota Relative to Children": 1911, p. 123.

OHIO  (b) "Commission to Suggest Revisions and Amendments to the Statutes Which Relate to Children": 1923, no. 41.

OKLA.  (b) "Children's Code Commission": 1919, ch. 58.

ORE.  (a) "Child Welfare Commission": 1913; 1915.


PA.  (b) "Commission to Suggest Revisions and Amendments to the Statutes Which Relate to Children": 1923, no. 411.


TENN.  (a) "Child Welfare Commission": 1920.

TEX.  (a) "Texas Child Welfare Commission": 1919.

VT.  (b) "State Welfare Commission": 1921, ch. 56, secs. 1-6.

VA. (a) "Children's Code Commission of Virginia": 1921.

WASH.  (b) "State Child Welfare Commission": 1921, ch. 135.

W. VA.  (a) "Child Welfare Commission": 1918.

WIS.  (a) "Child Welfare Commission": 1918.

WYO.  (a) "Child Welfare Commission": 1918.
APPENDIX III

Recommendations of the special committee on Animal Transportation of the American Humane Association, reported at the Forty-First Annual Convention in 1917:

First—The revocation of the amendment of June 29, 1906, to the 28-hour law which extended the time of confinement in the cars to 36 hours on the request of the owner or person in custody of the shipment. If this was done it would require all live-stock shipments to be unloaded for food, rest and water every 28 hours. The Department of Agriculture should be given power to issue and enforce rules and regulations consistent with and to insure the effective enforcement of the act. This would restore the law to where it stood for 33 years prior to 1906. Shippers, stockmen and commission men admit that 28 hours is long enough. So do the government officials and many railroad men. Experience has shown that exactly the same conditions occur as to reaching the destination within the 36-hour limit, and similar circumstances would be met with were the legal time extended to 50 hours.

Second—A minimum speed limit should be fixed for the running time of cars between the hour of loading and the hour of unloading. Live stock should have the right of way over the dead freight and empty cars. With a minimum running time fixed at 76 miles per hour, and it is conceded that such speed is reasonably within the capacity of the railroad to maintain, a distance of nearly 450 miles could be covered in 28 hours, while at the rate of 10 miles per hour only 360 can be traversed in the 36 hours which the present law permits.

Third—The Department of Agriculture should be given the power to inspect the waybills and to examine any and all accounts, records and memoranda kept by the carriers relating
to the transportation of cattle in interstate commerce. It has been shown through prosecutions made by the government that waybills are frequently falsified so that from one to 12 hours are gained by the railroad in the time allowed for shipment. Such a bill was before the last Congress and deserves the support of humane societies to secure its enactment at the next session of Congress.

Fourth—Poultry transportation should be under the control of the Department of Agriculture. The law should prescribe in general terms the conditions under which poultry can be transported, and should give to the department the authority to issue and enforce rules and regulations consistent with the act, enabling them to exercise a close supervision and intelligent direction over the humane treatment of the fowls.

Fifth—A law should be had prohibiting the transportation of immature calves.
APPENDIX IV

ILLINOIS HUMANE EDUCATION LAW OF JUNE 14, 1909

SECTION 1. BE IT ENACTED BY THE PEOPLE OF THE STATE OF ILLINOIS REPRESENTED IN THE GENERAL ASSEMBLY: That it shall be the duty of every teacher of a public school in this State to teach to the pupils thereof, honesty, kindness, justice and moral courage for the purpose of lessening crime and raising the standard of good citizenship.

SEC. 2. In every public school within the State not less than one-half hour of each week during the whole of each term of school shall be devoted to teaching the pupils thereof kindness and justice to and humane treatment and protection of birds and animals, and the important part they fulfill in the economy of nature. It shall be optional with each teacher whether it shall be a consecutive half hour or a few minutes daily, or whether such teaching shall be through humane reading, daily incidents, stories, personal example or in connection with nature study.

SEC. 3. No experimenting upon any living creature for the purpose of demonstrating in any study shall be made in any public school of this State. No animal provided by, nor killed in the presence of any pupil of a public school, shall be used for dissection in such school, and in no case shall dogs or cats be killed for such purpose. Dissection of dead animals, or any parts thereof shall be confined to the class room and shall not be practiced in the presence of any pupil not engaged in the study to be illustrated thereby.

SEC. 4. The Superintendent of Public Instruction of this State and the committee in charge of preparing the program for each annual meeting of the Illinois State Teachers' Association shall include therein moral and humane education.
The superintendent of schools of each county and of each city shall include once each year moral and humane education in the program of the teachers’ institute, which is held under his or her supervision.

Sec. 5. The principal or teacher of each public school shall state briefly in each of his or her monthly reports whether the provisions of this Act have been complied with in the school under his or her control. No teacher who knowingly violates any provision of sections 1, 2, or 3 of this Act shall be entitled to receive more than 95 per cent of public school moneys that would otherwise be due for services for the month in which such provisions shall be violated. This Act shall apply to common schools only and shall not be construed as requiring religious or sectarian teaching.

Approved June 14, 1909.
APPENDIX V

Organization of Wisconsin humane work (from the 1920 Biennial Report of the Wisconsin Department of Humane work).

STATE HUMANE OFFICER

Activities

Constructive Work

Investigations

Enforcement of Humane Laws

Organization of humane societies
Moral and humane education
Arousing public sentiment
Improved methods of shipment and slaughter of food animals
Preservation of bird life

Cruelty to and neglect of children, aged and dependent people, and dumb animals
Providing relief

By moral suasion
By publicity
By prosecution

Cooperative Agencies

Wisconsin Humane Society
County and local humane societies
Officers of the law
Churches
Schools
Newspapers
Medical practitioners
Charitable organizations
American Red Cross