This PUBLIC BILL originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

> I. P. K. VIDLER, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 15 March, 1972.





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# ELIZABETHÆ II REGINÆ

## Act No. , 1972.

An Act to extend the powers of a children's court with respect to the making of orders for the maintenance or the custody of children; to facilitate the enforcement of certain orders for maintenance made under the Matrimonial Causes Act 1959 of the Commonwealth; for these and other purposes to amend the Maintenance Act, 1964; and for purposes connected therewith.

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**B**<sup>E</sup> it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. (1) This Act may be cited as the "Maintenance short title. (Amendment) Act, 1972".

(2) The Maintenance Act, 1964, is in this Act referred to as the Principal Act.

10 2. The Principal Act is amended by inserting next after Amendment subsection three of section five the following new of Act No. 74, 1964.

(Part I— Preliminary.)

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(3A) The provisions of subsection three of this Sec. 5. (Savings section apply to overseas orders made in each of the Maintenance countries of the United Kingdom and Northern Ireland (Facilities before the prescribed date applicable to it in the same for Enforcemanner as those provisions would apply if that country had, immediately before the prescribed date applicable to it, been a reciprocating State within the meaning of the amended Act.

3.

3. The Principal Act is further amended-

Amendment of Act No. 74, 1964. (Part II-Maintenance and Other Orders.)

child where

order in

force against

(a) by inserting next after subsection four of section Sec. 22. (Order for twenty-two the following new subsection :--custody of

(4A) Notwithstanding the provisions of sub-maintenance section three of this section, where-

- (a) a complaint under section twelve or thirteen parent.) of this Act for the maintenance of a child of the family has been made on behalf of that child against a parent of that child;
- (b) the complainant is a parent of the child and there has been included in the form of complaint a statement that the complainant intends to seek, at the hearing of the complaint, an order committing the legal custody of the child to him; and
  - (c) notice of the application and statement referred to in paragraph (b) of this subsection has been included in the summons or warrant issued in the first instance, as the case may be,

the court may, if it makes an order for maintenance upon the complaint referred to in paragraph (a) of this subsection, make in addition an order committing the legal custody of the child to the complainant.

(b) (i) by inserting in subsection one of section twenty- sec. 24. four after the word "family" the words "or at (Ex parte any time after the making of a complaint under order for section eleven or fourteen of this Act which maintenance

of child.)

includes

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includes a statement that the complainant intends to apply for an order for the maintenance of a child of the family";

- (ii) by omitting from the same subsection the words "four dollars" and by inserting in lieu thereof the words "six dollars";
- (c) by inserting next after section twenty-seven the New sec. following new section :-- 27A.

#### 27A. (1) Where-

(a) a complaint is made to a court under 16 years of section twelve, thirteen, fifteen or sixteen <sup>age.</sup> of this Act for the maintenance of a child who has attained the age of sixteen years;

- (b) the child is not a child for whose maintenance an order was, at the time the child attained the age of sixteen years, in force under this Act, the Deserted Wives and Children Act, 1901, or Part XVI of the Child Welfare Act, 1939; and
- (c) it appears to the court that the child is or will be engaged in a course of education or training,

the court may make an order under whichever of those sections is applicable for or towards the maintenance of the child, including the expenses of the course, for such amount and to be in force for such period not exceeding two years from a date to be specified in the order (not being a date earlier than the date on which the order is made) as the court thinks reasonable and as may be specified in the order.

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Orders for maintenance of child over

(2)

(2) A court may, on application, from time to time, by order, extend the period specified in any previous order made as referred to in subsection one of this section for such further period not exceeding two years from the date of expiry of the previous order as may be specified in the order made under this subsection.

(3) An order made as referred to in subsection one, or extended as referred to in subsection two, of this section shall not require payments to be made thereunder after the date on which the child concerned attains the age of twenty-one years.

(4) An application under subsection two of this section shall be heard by the court for the place where the order made as referred to in subsection one of this section was made unless-

- (a) the parties to the application consent to the hearing of the application by a court sitting at another place; or
- (b) the hearing of the application is adjourned, upon the application of either party, to a court sitting at another place.
- (d) (i) by inserting in subsection six of section Sec. 35. thirty-five after the word "shall" the words (Court may ", if the moneys payable under the order suspend or referred to in the application are, pursuant to vary order.) an authority given under section one hundred and twenty-nine of the Child Welfare Act, 1939, required to be paid to the Director of the Child Welfare Department,";
  - (ii) by omitting from the same subsection the words "the Director of the Child Welfare Department" and by inserting in lieu thereof the words "that Director".

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The Principal Act is further amended by inserting in Further 4. subsection one of section forty-two after the word "dollars" amendment the words "or part thereof".

of Act No. 74, 1964. (Part III-Enforcement. of Orders made in New South Wales.) Sec. 42. (Imprisonment of defendant for disobedience

of order for payment of moneys.)

#### The Principal Act is further amended-5.

amendment of Act No. 74, 1964. (Part IV-Reciprocal

Enforcement of Orders.)

Further

(a) (i) by omitting paragraph (b) of the definition Sec. 66.

of "Interstate order" in subsection one of sec- (Interpretation.) tion sixty-six and by inserting in lieu thereof the following paragraph : ---

(b) made by the Supreme Court of an Australian State (whether under a law of that Australian State or under a law of the Commonwealth) and registered, for the purposes of enforcement, in a court of summary jurisdiction in another Australian State under a law of that other Australian State or under a law of the Commonwealth:

(ii)

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- (ii) by omitting paragraph (b) of the definition of "New South Wales order" in the same subsection and by inserting in lieu thereof the following paragraph : —
  - (b) made by the Supreme Court of a State (whether under a law of that State or under a law of the Commonwealth) and registered, for the purposes of enforcement, in New South Wales under a law of New South Wales or under a law of the Commonwealth;
- (iii) by omitting paragraph (a) of the definition of "Overseas order" in the same subsection and by inserting in lieu thereof the following paragraph : —
  - (a) in the case where in a proclamation under subsection one or two of section ninety-six of this Act it is declared that maintenance orders made in that country on or after a date specified in the proclamation shall be enforceable in New South Wales in accordance with the provisions of Division 3 of this Part—a maintenance order made on or after that date in that country by a court of competent jurisdiction; and;

(b) by inserting at the end of section sixty-nine the Sec. 69. following new subsection : — (Protection of (2) In particular without in any way limiting Collector, or derogating from the provisions of subsection one etc.) of this section, no order for costs shall be made by

any court against the Collector, the Deputy Collector or an Assistant Collector, or any delegate of the Collector, with respect to anything bona fide

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done by him when purporting to act in accordance with the provisions of this Act or regulations made under this Act.

(c) by inserting in paragraph (a) of subsection one of Sec. 71. section seventy-one after the word "made" the (Enforcement in New Southing New Southing Sec. 71.

ment in New South Wales of orders made or registered in other Australian States.)

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(d) by omitting from subsection two of section eightythree the words "if it appears to him from those (Registration of documents that the defendant did not appear in overseas the proceedings on which the order was made or consent to the making of the order." and by inserting in lieu thereof the words "unless it appears to him from those documents that the defendant appeared in the proceedings in which his paternity of the child was held to be established, or was duly served with a summons to appear in those proceedings or consented to the making of the order made in those proceedings.".

6. The Principal Act is further amended-

Further amendment of Act No. 74, 1964. (Part V— Miscellaneous.)

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(a) by inserting in paragraph (c) of subsection four of Sec. 105. section one hundred and five after the word "order" (Comwhere lastly occurring the words "in respect of each plaints.) of the persons for whose benefit the order was made";

(b)

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(b) by inserting at the end of the same section the following new subsections : —

(6) If a warrant for the apprehension of any person is issued under paragraph (b) of subsection two of this section in connection with proceedings under subsection one of section forty-two of this Act for the recovery of arrears consisting only of unpaid costs that person may, at any time after his apprehension pursuant to the warrant, pay those arrears, together with the amount noted on the warrant as costs for the issue and execution of the warrant, to the person in whose custody he then is and, upon his so doing, he shall be released from custody.

(7) A person to whom any moneys are paid as referred to in subsection six of this section shall forthwith transmit those moneys to the clerk of the court in which the proceedings referred to in that subsection were commenced who shall pay them to the person entitled thereto or otherwise dispose of them according to law.

BY AUTHORITY V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1972 [10c]

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No. , 1972.

# A BILL

To extend the powers of a children's court with respect to the making of orders for the maintenance or the custody of children; to facilitate the enforcement of certain orders for maintenance made under the Matrimonial Causes Act 1959 of the Commonwealth; for these and other purposes to amend the Maintenance Act, 1964; and for purposes connected therewith.

[MR WADDY-2 March, 1972.]

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#### Maintenance (Amendment).

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Sec. 5.

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(a) by inserting next after subsection four of section Sec. 22. twenty-two the following new subsection :---(Order for custody of

(4A) Notwithstanding the provisions of sub-maintenance section three of this section, where-

- against (a) a complaint under section twelve or thirteen parent.) of this Act for the maintenance of a child of the family has been made on behalf of that child against a parent of that child;
- (b) the complainant is a parent of the child and there has been included in the form of complaint a statement that the complainant intends to seek, at the hearing of the complaint, an order committing the legal custody of the child to him; and
- (c) notice of the application and statement referred to in paragraph (b) of this subsection has been included in the summons or warrant issued in the first instance, as the case may be,

the court may, if it makes an order for maintenance upon the complaint referred to in paragraph (a) of this subsection, make in addition an order committing the legal custody of the child to the complainant.

(b) (i) by inserting in subsection one of section twenty- Sec. 24. four after the word "family" the words "or at (Ex parte any time after the making of a complaint under order for section eleven or fourteen of this Act which maintenance

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includes a statement that the complainant intends to apply for an order for the maintenance of a child of the family";

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Orders for maintenance of child over

- (a) a complaint is made to a court under 16 years of section twelve, thirteen, fifteen or sixteen <sup>age.</sup> of this Act for the maintenance of a child who has attained the age of sixteen years;
- (b) the child is not a child for whose maintenance an order was, at the time the child attained the age of sixteen years, in force under this Act, the Deserted Wives and Children Act, 1901, or Part XVI of the Child Welfare Act, 1939; and
- (c) it appears to the court that the child is or will be engaged in a course of education or training,

the court may make an order under whichever of those sections is applicable for or towards the maintenance of the child, including the expenses of the course, for such amount and to be in force for such period not exceeding two years from a date to be specified in the order (not being a date earlier than the date on which the order is made) as the court thinks reasonable and as may be specified in the order.

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#### . 1972. Act No.

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(2) A court may, on application, from time to time, by order, extend the period specified in any previous order made as referred to in subsection one of this section for such further period not exceeding two years from the date of expiry of the previous order as may be specified in the order made under this subsection.

(3) An order made as referred to in subsection one, or extended as referred to in subsection two, of this section shall not require payments to be made thereunder after the date on which the child concerned attains the age of twenty-one years.

(4) An application under subsection two of this section shall be heard by the court for the place where the order made as referred to in subsection one of this section was made unless-

- (a) the parties to the application consent to the hearing of the application by a court sitting at another place; or
- (b) the hearing of the application is adjourned, upon the application of either party, to a court sitting at another place.
- (d) (i) by inserting in subsection six of section Sec. 35. thirty-five after the word "shall" the words (Court may ", if the moneys payable under the order suspend or referred to in the application are, pursuant to vary order.) an authority given under section one hundred and twenty-nine of the Child Welfare Act, 1939, required to be paid to the Director of the Child Welfare Department,";
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(Part III— Enforcement of Orders made in New South Wales.) Sec. 42. (Imprisonment of defendant for disobedience of order for payment of moneys.)

5. The Principal Act is further amended—

Further amendment of Act No. 74, 1964.

(Part IV— Reciprocal Enforcement of Orders.)

(a) (i) by omitting paragraph (b) of the definition Sec. 66.
 of "Interstate order" in subsection one of sec- (Interpretion sixty-six and by inserting in lieu thereof the following paragraph : —

(b) made by the Supreme Court of an Australian State (whether under a law of that Australian State or under a law of the Commonwealth) and registered, for the purposes of enforcement, in a court of summary jurisdiction in another Australian State under a law of that other Australian State or under a law of the Commonwealth;

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- (iii) by omitting paragraph (a) of the definition of "Overseas order" in the same subsection and by inserting in lieu thereof the following paragraph: —
  - (a) in the case where in a proclamation under subsection one or two of section ninety-six of this Act it is declared that maintenance orders made in that country on or after a date specified in the proclamation shall be enforceable in New South Wales in accordance with the provisions of Division 3 of this Part—a maintenance order made on or after that date in that country by a court of competent jurisdiction; and;

(b) by inserting at the end of section sixty-nine the Sec. 69. following new subsection : — (Brotest

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(2) In particular without in any way limiting Collector, or derogating from the provisions of subsection one etc.) of this section, no order for costs shall be made by any court against the Collector, the Deputy Collector or an Assistant Collector, or any delegate of the Collector, with respect to anything bona fide

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(c) by inserting in paragraph (a) of subsection one of Sec. 71.
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- (d) by omitting from subsection two of section eightythree the words "if it appears to him from those (Registration of documents that the defendant did not appear in overseas the proceedings on which the order was made or consent to the making of the order." and by inserting in lieu thereof the words "unless it appears to him from those documents that the defendant appeared in the proceedings in which his paternity of the child was held to be established, or was duly served with a summons to appear in those proceedings or consented to the making of the order made in those proceedings.".
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#### Maintenance (Amendment).

(b) by inserting at the end of the same section the following new subsections : ---

(6) If a warrant for the apprehension of any person is issued under paragraph (b) of subsection two of this section in connection with proceedings under subsection one of section forty-two of this Act for the recovery of arrears consisting only of unpaid costs that person may, at any time after his apprehension pursuant to the warrant, pay those arrears, together with the amount noted on the warrant as costs for the issue and execution of the warrant, to the person in whose custody he then is and, upon his so doing, he shall be released from custody.

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BY AUTHORITY V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES-1972 [10c]

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## MAINTENANCE (AMENDMENT) BILL, 1972

#### **EXPLANATORY NOTE**

THE objects of this Bill are-

- (a) to enable certain orders for the payment of maintenance made in the United Kingdom and Northern Ireland to be enforced under the Maintenance Act, 1964;
- (b) to enable a court to make a combined maintenance and custody order on a complaint by a parent for the maintenance of a child;
- (c) to extend the circumstances in which an ex-parte order for preliminary maintenance of a child may be made and to increase from four dollars to six dollars per week the amount that may be awarded for preliminary maintenance of a child pending the hearing of a complaint for the maintenance of the child;
- (d) to extend the power to make orders for the maintenance of children over the age of sixteen years engaged on courses of education or training;
- (e) to facilitate the enforcement of certain orders for maintenance made under the Matrimonial Causes Act 1959 of the Commonwealth;
- (f) to protect the Collector and certain other persons against orders for costs when he purports to be acting in the carrying out of the provisions of the Maintenance Act, 1964, or the regulations thereunder;
- (g) to enable a person apprehended under a warrant issued in connection with proceedings for the non-payment of costs to secure his release from custody by paying the costs and the costs on the warrant;
- (h) to make other amendments to the Maintenance Act, 1964, of a minor or ancillary character.

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#### No. , 1972.

# A BILL

To extend the powers of a children's court with respect to the making of orders for the maintenance or the custody of children; to facilitate the enforcement of certain orders for maintenance made under the Matrimonial Causes Act 1959 of the Commonwealth; for these and other purposes to amend the Maintenance Act, 1964; and for purposes connected therewith.

[MR WADDY-2 March, 1972.]

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(Part I-Preliminary.)

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(3A) The provisions of subsection three of this (Savingssection apply to overseas orders made in each of the Maintenance countries of the United Kingdom and Northern Ireland (Facilities before the prescribed date applicable to it in the same for Enforcemanner as those provisions would apply if that country ment) Act.) had, immediately before the prescribed date applicable to it, been a reciprocating State within the meaning of the amended Act.

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- (b) the complainant is a parent of the child and there has been included in the form of complaint a statement that the complainant intends to seek, at the hearing of the complaint, an order committing the legal custody of the child to him; and
- (c) notice of the application and statement referred to in paragraph (b) of this subsection has been included in the summons or warrant issued in the first instance, as the case may be,

the court may, if it makes an order for maintenance upon the complaint referred to in paragraph (a) of this subsection, make in addition an order committing the legal custody of the child to the complainant.

(b) (i) by inserting in subsection one of section twenty- sec. 24. four after the word "family" the words "or at (Ex parte any time after the making of a complaint under order for section eleven or fourteen of this Act which preliminary maintenance

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27A. (1) Where—

- (a) a complaint is made to a court under 16 years of section twelve, thirteen, fifteen or sixteen <sup>age.</sup> of this Act for the maintenance of a child who has attained the age of sixteen years;
- (b) the child is not a child for whose maintenance an order was, at the time the child attained the age of sixteen years, in force under this Act, the Deserted Wives and Children Act, 1901, or Part XVI of the Child Welfare Act, 1939; and
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Orders for maintenance

(2) A court may, on application, from time to time, by order, extend the period specified in any previous order made as referred to in subsection one of this section for such further period not exceeding two years from the date of expiry of the previous order as may be specified in the order made under this subsection.

(3) An order made as referred to in subsection one, or extended as referred to in subsection two, of this section shall not require payments to be made thereunder after the date on which the child concerned attains the age of twenty-one years.

(4) An application under subsection two of this section shall be heard by the court for the place where the order made as referred to in subsection one of this section was made unless-

- (a) the parties to the application consent to the hearing of the application by a court sitting at another place: or
- (b) the hearing of the application is adjourned, upon the application of either party, to a court sitting at another place.
- (d) (i) by inserting in subsection six of section Sec. 35. thirty-five after the word "shall" the words (Court may ", if the moneys payable under the order discharge, suspend or referred to in the application are, pursuant to vary order.) an authority given under section one hundred and twenty-nine of the Child Welfare Act, 1939, required to be paid to the Director of the Child Welfare Department.":
  - (ii) by omitting from the same subsection the words "the Director of the Child Welfare Department" and by inserting in lieu thereof the words "that Director".

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#### Maintenance (Amendment).

4. The Principal Act is further amended by inserting in Further subsection one of section forty-two after the word "dollars" amendment of Act No. 74, 1964.

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#### 5. The Principal Act is further amended—

Further amendment of Act No. 74, 1964. 0

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(Part IV— Reciprocal Enforcement of Orders.)

(ii)

(a) (i) by omitting paragraph (b) of the definition Sec. 66.
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- (ii) by omitting paragraph (b) of the definition of "New South Wales order" in the same subsection and by inserting in lieu thereof the following paragraph : —
  - (b) made by the Supreme Court of a State (whether under a law of that State or under a law of the Commonwealth) and registered, for the purposes of enforcement, in New South Wales under a law of New South Wales or under a law of the Commonwealth;
- (iii) by omitting paragraph (a) of the definition of "Overseas order" in the same subsection and by inserting in lieu thereof the following paragraph : —
  - (a) in the case where in a proclamation under subsection one or two of section ninety-six of this Act it is declared that maintenance orders made in that country on or after a date specified in the proclamation shall be enforceable in New South Wales in accordance with the provisions of Division 3 of this Part—a maintenance order made on or after that date in that country by a court of competent jurisdiction; and;

on or after that date in that country by a court of competent jurisdiction; and;
(b) by inserting at the end of section sixty-nine the Sec. 69. following new subsection : — (Protect

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(2) In particular without in any way limiting Collector, or derogating from the provisions of subsection one etc.) of this section, no order for costs shall be made by any court against the Collector, the Deputy Collector or an Assistant Collector, or any delegate of the Collector, with respect to anything bona fide

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done by him when purporting to act in accordance with the provisions of this Act or regulations made under this Act.

(c) by inserting in paragraph (a) of subsection one of Sec. 71. section seventy-one after the word "made" the (Enforcement in New Sout

(Enforcement in New South Wales of orders made or registered in other Australian States.)

(d) by omitting from subsection two of section eighty- Sec. 83. three the words "if it appears to him from those (Registration of documents that the defendant did not appear in overseas the proceedings on which the order was made or orders.) consent to the making of the order." and by inserting in lieu thereof the words "unless it appears to him from those documents that the defendant appeared in the proceedings in which his paternity of the child was held to be established, or was duly served with a summons to appear in those proceedings or consented to the making of the order made in those proceedings.".

6. The Principal Act is further amended—

Further amendment of Act No. 74, 1964. (Part V— Miscellaneous.)

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(a) by inserting in paragraph (c) of subsection four of Sec. 105. section one hundred and five after the word "order" (Comwhere lastly occurring the words "in respect of each plaints.) of the persons for whose benefit the order was made";

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#### Maintenance (Amendment).

(b) by inserting at the end of the same section the following new subsections : ---

(6) If a warrant for the apprehension of any person is issued under paragraph (b) of subsection two of this section in connection with proceedings under subsection one of section forty-two of this Act for the recovery of arrears consisting only of unpaid costs that person may, at any time after his apprehension pursuant to the warrant, pay those arrears, together with the amount noted on the warrant as costs for the issue and execution of the warrant, to the person in whose custody he then is and, upon his so doing, he shall be released from custody.

(7) A person to whom any moneys are paid as referred to in subsection six of this section shall forthwith transmit those moneys to the clerk of the court in which the proceedings referred to in that subsection were commenced who shall pay them to the person entitled thereto or otherwise dispose of them according to law.

BY AUTHORITY V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES-1972

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#### Subaradance (Acenthates

by incompany and be ded at the source as lan and following any subsections :----

(6) If a matter for the activitient of any person is issued under paragraphic (b) of three of a person is issued under paragraphic (b) of three of a twen of this section in contesteon with presesting the value sets of a contesteon with presesting the value sets of a contesteon with presesting the value sets of a contesteon with presesting the appendence of a contest of a contest backward of a contesteon of a contesteon with presesting the appendence of a contest of a contest backward of a contesteon of

(2) publication and selection of a matrice of production of a selection of a s

I certify that this PUBLIC BILL, which originated in the LEGISLATIVE ASSEMBLY, has finally passed the LEGISLATIVE COUNCIL and the LEGIS-LATIVE ASSEMBLY of NEW SOUTH WALES.

> I. P. K. VIDLER, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 21 March, 1972.





## ANNO VICESIMO PRIMO ELIZABETHÆ II REGINÆ

## Act No. 31, 1972.

An Act to extend the powers of a children's court with respect to the making of orders for the maintenance or the custody of children; to facilitate the enforcement of certain orders for maintenance made under the Matrimonial Causes Act 1959 of the Commonwealth; for these and other purposes to amend the Maintenance Act, 1964; and for purposes connected therewith. [Assented to, 11th April, 1972.]

BE

I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

> L. A. PUNCH, Chairman of Committees of the Legislative Assembly.

#### Maintenance (Amendment).

**B**<sup>E</sup> it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

Short title.

1. (1) This Act may be cited as the "Maintenance (Amendment) Act, 1972".

(2) The Maintenance Act, 1964, is in this Act referred to as the Principal Act.

Amendment of Act No. S 74, 1964. S (Part I— Preliminary.) Sec. 5. (Savings— Maintenance Orders (Facilities for Enforcement) Act.)

2. The Principal Act is amended by inserting next after subsection three of section five the following new subsection : —

(3A) The provisions of subsection three of this section apply to overseas orders made in each of the countries of the United Kingdom and Northern Ireland before the prescribed date applicable to it in the same manner as those provisions would apply if that country had, immediately before the prescribed date applicable to it, been a reciprocating State within the meaning of the amended Act.

Principal Act is further amounded	
interde do appiy for an order	Amendment of Act No.
	74, 1964. (Part II—
	Maintenance and Other Orders.)
	Sec. 22. (Order for custody of
(4A) Notwithstanding the provisions of sub- section three of this section, where—	child where maintenance order in force
(a) a complaint under section twelve or thirteen of this Act for the maintenance of a child of the family has been made on behalf of that child against a parent of that child;	against parent.)
(b) the complainant is a parent of the child and there has been included in the form of complaint a statement that the complainant intends to seek, at the hearing of the com- plaint, an order committing the legal custody of the child to him; and	
(c) notice of the application and statement referred to in paragraph (b) of this subsec- tion has been included in the summons or warrant issued in the first instance, as the case may be,	
the court may, if it makes an order for maintenance upon the complaint referred to in paragraph (a) of this subsection, make in addition an order com- mitting the legal custody of the child to the complainant.	
	<ul> <li>by inserting next after subsection four of section twenty-two the following new subsection :—</li> <li>(4A) Notwithstanding the provisions of subsection three of this section, where—</li> <li>(a) a complaint under section twelve or thirteen of this Act for the maintenance of a child of the family has been made on behalf of that child against a parent of that child;</li> <li>(b) the complainant is a parent of the child and there has been included in the form of complaint a statement that the complainant intends to seek, at the hearing of the complaint, an order committing the legal custody of the child to him; and</li> <li>(c) notice of the application and statement referred to in paragraph (b) of this subsection has been included in the summons or warrant issued in the first instance, as the case may be,</li> </ul>

by inserting in subsection one of section twenty-four after the word "family" the words "or at (Ex parte any time after the making of a complaint under order for section eleven or fourteen of this Act which maintenance of child.

includes

includes a statement that the complainant intends to apply for an order for the maintenance of a child of the family";

(ii) by omitting from the same subsection the words "four dollars" and by inserting in lieu thereof the words "six dollars";

New sec. 27A.

Orders for maintenance of child over 16 years of age. following new section :---

(c) by inserting next after section twenty-seven the

27A. (1) Where—

- (a) a complaint is made to a court under section twelve, thirteen, fifteen or sixteen of this Act for the maintenance of a child who has attained the age of sixteen years;
- (b) the child is not a child for whose maintenance an order was, at the time the child attained the age of sixteen years, in force under this Act, the Deserted Wives and Children Act, 1901, or Part XVI of the Child Welfare Act, 1939; and
- (c) it appears to the court that the child is or will be engaged in a course of education or training,

the court may make an order under whichever of those sections is applicable for or towards the maintenance of the child, including the expenses of the course, for such amount and to be in force for such period not exceeding two years from a date to be specified in the order (not being a date earlier than the date on which the order is made) as the court thinks reasonable and as may be specified in the order.

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(2)

#### Maintenance (Amendment).

(2) A court may, on application, from time to time, by order, extend the period specified in any previous order made as referred to in subsection one of this section for such further period not exceeding two years from the date of expiry of the previous order as may be specified in the order made under this subsection.

(3) An order made as referred to in subsection one, or extended as referred to in subsection two, of this section shall not require payments to be made thereunder after the date on which the child concerned attains the age of twenty-one years.

(4) An application under subsection two of this section shall be heard by the court for the place where the order made as referred to in subsection one of this section was made unless-

- (a) the parties to the application consent to the hearing of the application by a court sitting at another place; or
- (b) the hearing of the application is adjourned, upon the application of either party, to a court sitting at another place.
- (d) (i) by inserting in subsection six of section Sec. 35. thirty-five after the word "shall" the words (Court may ", if the moneys payable under the order suspend or referred to in the application are, pursuant to vary order.) an authority given under section one hundred and twenty-nine of the Child Welfare Act, 1939, required to be paid to the Director of the Child Welfare Department,";
  - (ii) by omitting from the same subsection the words "the Director of the Child Welfare Department" and by inserting in lieu thereof the words "that Director".

#### Maintenance (Amendment).

4. The Principal Act is further amended by inserting in subsection one of section forty-two after the word "dollars" the words "or part thereof".

Further amendment of Act No. 74, 1964.

5. The Principal Act is further amended—

(Part IV— Reciprocal Enforcement of Orders.)

Sec. 66. (Interpretation.)

(a)

 (i) by omitting paragraph (b) of the definition of "Interstate order" in subsection one of section sixty-six and by inserting in lieu thereof the following paragraph : —

> (b) made by the Supreme Court of an Australian State (whether under a law of that Australian State or under a law of the Commonwealth) and registered, for the purposes of enforcement, in a court of summary jurisdiction in another Australian State under a law of that other Australian State or under a law of the Commonwealth;

Further amendment

of Act No.

74, 1964. (Part III— Enforcement of Orders made in New South Wales.) Sec. 42. (Imprison-

ment of defendant for disobedience of order for payment of moneys.)

(ii)

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#### Maintenance (Amendment).

- (ii) by omitting paragraph (b) of the definition of "New South Wales order" in the same subsection and by inserting in lieu thereof the following paragraph : —
  - (b) made by the Supreme Court of a State (whether under a law of that State or under a law of the Commonwealth) and registered, for the purposes of enforcement, in New South Wales under a law of New South Wales or under a law of the Commonwealth;
- (iii) by omitting paragraph (a) of the definition of "Overseas order" in the same subsection and by inserting in lieu thereof the following paragraph :
  - (a) in the case where in a proclamation under subsection one or two of section ninety-six of this Act it is declared that maintenance orders made in that country on or after a date specified in the proclamation shall be enforceable in New South Wales in accordance with the provisions of Division 3 of this Part—a maintenance order made on or after that date in that country by a court of competent jurisdiction; and;

(b) by inserting at the end of section sixty-nine the Sec. 69. following new subsection : --- (Protecti

(Protection

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(2) In particular without in any way limiting Collector, or derogating from the provisions of subsection one etc.) of this section, no order for costs shall be made by any court against the Collector, the Deputy Collector or an Assistant Collector, or any delegate of the Collector, with respect to anything bona fide

done

#### Maintenance (Amendment).

done by him when purporting to act in accordance with the provisions of this Act or regulations made under this Act.

 (c) by inserting in paragraph (a) of subsection one of section seventy-one after the word "made" the words "or registered";

(d) by omitting from subsection two of section eightythree the words "if it appears to him from those documents that the defendant did not appear in the proceedings on which the order was made or consent to the making of the order." and by inserting in lieu thereof the words "unless it appears to him from those documents that the defendant appeared in the proceedings in which his paternity of the child was held to be established, or was duly served with a summons to appear in those proceedings or consented to the making of the order made in those proceedings.".

6. The Principal Act is further amended—

Further amendment of Act No. 74, 1964. (Part V— Miscellaneous.)

Sec. 105. (Complaints.) (a) by inserting in paragraph (c) of subsection four of section one hundred and five after the word "order" where lastly occurring the words "in respect of each of the persons for whose benefit the order was made";

Sec. 71. (Enforcement in New South Wales of orders made or registered in other Australian States.)

Sec. 83. (Registration of overseas orders.)

(b)

(b) by inserting at the end of the same section the following new subsections : ---

(6) If a warrant for the apprehension of any person is issued under paragraph (b) of subsection two of this section in connection with proceedings under subsection one of section forty-two of this Act for the recovery of arrears consisting only of unpaid costs that person may, at any time after his apprehension pursuant to the warrant, pay those arrears, together with the amount noted on the warrant as costs for the issue and execution of the warrant, to the person in whose custody he then is and, upon his so doing, he shall be released from custody.

(7) A person to whom any moneys are paid as referred to in subsection six of this section shall forthwith transmit those moneys to the clerk of the court in which the proceedings referred to in that subsection were commenced who shall pay them to the person entitled thereto or otherwise dispose of them according to law.

In the name and on behalf of Her Majesty I assent to this Act.

L. J. HERRON, C.J. By Deputation from His Excellency the Governor.

Government House, Sydney, 11th April, 1972.

