If, however, the said gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said gaol such prisoners after sentence until they are discharged in due course of law.

15. The Clerk of Assize at the said Spring Assizes for the said Spring Assize County shall have all powers of taxation of bills of costs, expenses of prosecution and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that the Clerk of Assize in the county where such prisoners were committed would have had if such prisoner had been tried at the Assizes. held in such last-mentioned county.

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Spring Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed or admitted to bail, may, upon the application of such person, direct the Treasurer of the county or place where such person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding £20 to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Spring Assizes for the said Spring Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the county where the trial would have taken place but for the Spring Assizes Act, 1879, and this Order; and every such Treasurer, or some known agent on his behalf, shall attend the said Spring Assizes during the sitting of the Court to pay all such orders. 17. Where the Court at the said Spring

17. Where the Court at the said Spring Assizes for the said Spring Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial, but not acquitted or convicted, the Court may make such Order with respect to the removal of such prisoner to a prison in the county or place in which he was committed for trial as to the Court seems just, and the prisoner may be removed accordingly, without any writ of Habeas Corpus.

18. Except where the context otherwise requires, terms used in this order shall have the same meaning as that which the same terms have in the Spring Assizes Act, 1879.

19. This Order, unless earlier revoked, shall be in force during the continuance of the Spring Assizes, 1912.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 29th day of February, 1912.

PRESENT,

The KING's Most Excellent Majesty in Council. W HEREAS by the Children Act, 1908, it was, amongst other things, enacted that His Majesty might by Order in Council under the Metropolitan Police Acts, 1839 and 1840, provide for the establishment of one or more separate Juvenile Courts for the Metropolitan Police Court District.

And whereas, by Order in Council, dated the 2nd day of December, 1909, His late Majesty King Edward the Seventh was pleased to provide for the establishment of separate Juvenile Courts at six of the existing Metropolitan Police Courts, and further to order that such Juvenile Courts should not be held in the court room in which the ordinary sittings of the Police Court are held, but in the second court room (if any), or in some other room suitable for the purpose in the Police Court building.

And whereas at the Westminster Police Court, which is one of the Metropolitan Police Courts at which a separate Juvenile Court was established by the said Order in Council, there is no second court room, and the room hitherto used for the holding of the Juvenile Court has proved to be unsuitable for that purpose, and there is no room suitable for that purpose other than the court room in which the ordinary sittings of the Police Court are held:

His Majesty is pleased therefore, with the advice of His Privy Council, to order, and it is hereby ordered accordingly, that the Juvenile Court at the Westminster Police Court may be held in the court room in which the ordinary sittings of the Police Court are held; provided that—

(a) the Juvenile Court shall not sit till at least one half hour after the morning sitting of the Police Court has concluded;

(b) the afternoon sitting of the Police Court shall not begin, nor shall any persons other than those concerned in the cases in the Juvenile Court be admitted to the court room or waiting rooms, until the sitting of the Juvenile Court is concluded and all children or young persons have left the court room.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 29th day of February, 1912.

## PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS by section 16 of the Education (Administrative Provisions) Act, 1907 (in this Order referred to as "the Act") it is enacted that it shall be lawful for His Majesty, by Order in Council, to constitute a Registration Council representative of the teaching profession, to whom shall be assigned the duty of forming and keeping a register of such teachers as satisfy the conditions of registration established by the Council for the time being and who apply to be registered.

And whereas by sub-section (4) of the said section it is enacted that such provision shall be made by Order in Council under that section as may appear necessary or expedient for transferring any funds or property held by the Teachers Registration Council established by Order in Council made under paragraph (a) of section 4 of the Board of Education Act, 1899 (in that sub-section referred to as "the existing Teachers Registration Council "), to the Registration Council to be constituted under that section of the Act, and for winding up the business of the said then existing Council, and thereafter dissolving the said then existing Council.