No. IV.

An Act to amend the Industrial Schools Act of 1866. [17th October, 1870.]

WHEREAS it is provided by the Industrial Schools Act of 1866 that it shall not be lawful to send male and female children to the same Industrial School And whereas by reason of a considerable number of boys of tender age having been ordered to be sent to some Industrial School in pursuance of the said Act it is considered expedient to place them in charge of elder female children in the Female Industrial Schools and of the Superintendent or Matron thereof until they shall become of sufficient age to be removed to a Male Industrial School Be it therefore 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. It shall be lawful for the Colonial Secretary to direct any male child under the age of six years who shall have been ordered to be sent to an Industrial School to be placed in the charge of the Superintendent or Matron of any Female Industrial School there to be detained for such time as the Colonial Secretary may think desirable or until such boy shall have reached the age of seven years and afterwards to cause such boy to be removed to a Male Industrial School to be detained therein or in some other Male Industrial School in accordance with the provisions of the said Act And every such boy whilst in such Female Industrial School shall be subject to all the regulations for the government thereof so far as the same may be applicable to them or as shall from time to time be made by the Governor with the advice of the Executive Council for their custody and control.