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March 16. 1800. Read first time, and maleredo to vecoudo uading A. F. Storac, Ver. Secate. Marche 18, 1850, Reads I'd trine, and le beneck to the bounmittee on the fur diciary. A. House Me fenale. March Br. Readle 2 de Time, and laide on the

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An act relative to the protection, finishment and government of Indians. The People of the State of Cali : forma represente in Senate and ad: sembly doenact as follows: Sec. 1. The Court of Lessions of each county in this state shall make an order dividing the County into not less than two, nor more than ten dis: = tricts; weach of which districts shall be elected by the qualified electors of county officers, and the male Indians of the distinct over the age of fighteen years and natives of California, a Justice of the beace for Indiand, whose duty A shall be to hear and determine no a Summary manner all suits and matters in controversy which may be brought before him, wherein an Indian is a party, except where otherwise provided in this act. Courtesy of California State Archives, Secretary of State - Used with Permission for Educational Purposes Only

Sec. 2. The first election by virtue of this act, shall be ordered by the Court of Jessions, and notice thereof and of the time and places of holding such election shall be posted up in suitable public places in the county by the sheriff, at least ten days before the election; and he shall give notice to the Indians of the County by sending out Indian con: = riers with verbal motivations, or in any manner which the court shall deem expedient.

See 3. Instrices of the beace for Andrans, elected at the forst election, shall hold their offices mitil the forst monday of forme next after their election, and until their anc: =cessors are duly elected and qual: = fied, and thereafter the election shall be held annally on the first monday of Time of each year.

Sec. 4. Inspectors of Elections

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by the least of sessions of each County, and shall discharge the same duties as morectors of learning, elections, and shall also procure one or more interpreters to be at the polls during the election, who shall ask every moran who is entitled to vote, whom he prefers for Instice for the Indrang the ensuing year, and his vote shall be recorded for the fren son he prefero. Sec. 5. Proprietors and persons in possession of lands, on which mis = dians are residing, shall permit such morano and their descendants, peaceably to reside on such lands unolected; and no person shall molest such ins : dians in the prosent of their usual avocations of hunting, fishing, gathers ing seeds and acoms for the mainter = name of themselves and families. bronded however that the proprietors or white persons in possession of such lands, may apply to the Justice of the beace for Indians of the distinct m Courtesy of California State Archives, Secretary of State - Used with Permission for Educational Purposes Only

which the land or most of it hes, to set off to such Indiano a certain amount of lands in a body, including the site of their village if they so prefer it. In such case it shall be the duty of the Instice to set off a certain amount of land in a body not less than one acre to each indian properly rear = = drug on such track of land; but in no case shall indians be forced to a = -bandon their village sites where they have leved from time mmemorial. Sec. b. Whenever a Fustice shall set off lands as in the last section provided, he shall within six days thereafter, file in the office of the bleck of the leaver of Sessions of the county, a return of his proceedings, stating the amount of land set off, and where situated, and the clerk shall immediately indouse thereon the time when the same was filed.

Lee. 7. If the proprietor or Courtesy of California State Archives, Secretary of State - Used with Permission for Educational Purposes Only

person in possession of the land, considers himself aggrieved by the proceedings of the Instice, he many appeal to the leourt of Dession, by endorsing on the return of the Justice within ten days after the same is filed, his dissent from the decision of the Instice and stating therein that he appeals; which endorsement shall be signed by him or his attomy and shall fully possess the leavers offersions of the case, and said Court shall hear and determine the matter, and if the proceedings of the Instile be afformed, the deci-= sion shall be final; but the leavet being satisfied that injustice has been done, may appoint not excee -ding three commissioners, whose duty I shall be first having taken an oath before some officer compe : =tent to administer oaths, for the faith = -ful discharge of their duties - to proseed and set off such lands in the same manuer and make like re: cture of their proceedings to the leaver Courtesy of California State Archives, Secretary of State - Used with Permission for Educational Purposes Only

as is required of Instices of the beace for Indians and their determination of the matter shall be final and each shall receive the same fees as are alclowed Justices of the beace for Indians for similar services. Sec. 8. If any person shall obtain a mor maian from the parents or relatives of such maian, to keep and raise, the person so obtaining such indian shall go before the Fustice of the heave for Indians of the District. with such parents or relatives, and the Instrice may question them rela: = tive to the matter, and being sat-= isfeed that no compulsory means have been used to obtain the child, shall enter on record ma book to be by him kept for that propose, the name, sex and probable age of the child, and the name (if any) given by the person taking the child, and shall give to such person a certifs = reate, anthonsing how or her to have the care, custody, control and Courtesy of California State Archives, Secretary of State - Used with Permission for Educational Purposes Only

earnings of such minor, until he or she shall attein the age of majority. Sec. 9. Every male indian shall be deemed to have attained his majority at the age of eighteen years, and every female motion at the age of fifteen years. Sec. 10. Every person having minor marians memploy, care, custody or com= strol, shall, if desirous ofkeeping them, within six months after the passage of this act, go before the Instice of the beace for Indians of the District, and have the sex and name and probable age recorded as provided in section eight of this act, and the Instice shall usue and deliver a certificate to the applicant as is therem provided. Sec. 11. Uny person who shall oblain a minor indian in the manner provided in Sections eight and ten of this act, shall be entitled

to the care, custody, control, earnings Courtesy of California State Archives, Secretary of State - Used with Permission for Educational Purposes Only

and labor of such indian mutil the or she shall attain the age of majority. Sec. 12. Any person having an indian in his care or control by vortue of the eighth, tenth and eleventh sections of this act, and who shall neglect to com-= fortably clothe and suitably feed such molian, or shall inhumanly on barbarously treat him or her, shall on conviction thereof be fined not less than fifty nor more than two hundred dollars, and such Indian may return to his or her parents or relatives, or the fustice may place the undean no the care of some suitable person, who shall be hable to the same duties towards the Indian and entitled to the same rights over him or her, as had the person from whom he or she was taken, pror to the removal.

a Sec. 13. Complaints may be made to Instrice of the beace for Indians, either by whites or Indians; but an no case shall a white person be Courtesy of California State Archives, Secretary of State - Used with Permission for Educational Purposes Only

convicted of an offence upon the tes : stimony of Indeans only, and male cases it shall be descritionary with the Instice after hearing the leave planet of an indian, to usue process or not, as he may think the case deserves. Sec. 14. Instices of the heave far Indians, may from time to time as often as he shall think the public good requires it, convene all the chiefs of the Rancharias within their respective des: = triets, and more them we regard to the laws, relative to Indians, and warn them to prevent their people from burs = ming the prairies or woods; and if such Instice shall think advisable, he may convene all the maiano no his district and motivat them so the laws, which relate to them, and que them such wholesome advice as he may deem proper. Sec. 15. Whenever any Allage or tribe of Indiano shall be troublesome

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to the whites and shall neglect to obey)

the Instice of the Destrict, such Instice may have the Chiefs and principal men of the tribe or village brought before him, and may reprimand or fine or otherwise reasonably chartice them .

Sec. 16. Indians residing on lands held by a white person, by onthe of a Spanish or mexican grant or lands be: longing to the United States and poss =session of white persons, and who may desire to remain anobe employed by the person so holding such lands shall not be molested by any other person, and shall be entitled & have suitable lands so held to cultivate for the maintainance of their families, and necessary and suitable fire-wood and fencing timber and the pasta = rage for horses and cattle, not excees eding for a village, an avarage of one house and one cow for each Indean: Groved, indians so residing whom lands, shall be free to go and work for, or be em:

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owner of on claimant of the land, if they shall desure to do so.

Sec. 17. If any Indian shall sat the prairies or woods on fire, or shall neglect or requise to use every suitable evertion when the same may chance to be on fire, to extinguish the fire, he shall be considered quilty of an offence, and fined not less than fifty nor more than one hundred dollars, and in default of payment there of shall receive corporal pumshment not exceeding) one hundred laskes, or be in 5 - pusoned not exceeding six months.

See 18. If any indian shall commit an offence against a white person, such person shall not hims self inflict the funshment for such offence, but may without pro: = cess take the Indian before the Ino. tice of the beace for the Indians of the Ristrict, and on conviction thereof the Indian shall be finished according to

the provisions of this act. Courtesy of California State Archives, Secretary of State Used with Permission for Educational Purposes Only

See. 19. If any person shall by force, take any minor Indian from his or her parents or relatives, against the will or consent of such parents or the near relatives, except in cases where he may be entitled to the custody of the mor malan, by vortue of this ach the person so offending shall on conviction before the Instice of the leave for the indians of the District, be fined not less than fifty nor more than five hundred dollars, I shall deliver up such minor Indian to be returned his or her parento or relatives. Sec. 20. If any person or persons shall sell, give orfwrich to an m= - dian any intoxicating liquors, except however when thysicians may in good faith administer the same to midians

for medical purposes, he or they shall

upon conviction thereof be fined not

less than fifty, normore than three

hundred dollars for each offence, or

be imprisoned notless than ten mor Courtesy of California State Archives, Secretary of State - Used with Permission for Educational Purposes Only

more than sixty days, and shall be hable to pay all damages which such Indian or Indians shall commit droing intorication, one half the fine to the informer, and the other half to the Indean fundfor the destrict. Sec. 21. Instices of the beace for indians, may at any time compel the attendance of any maian to act as interpreter for him in any official business, or may no his discretion re= = quive white persons to act as miter : -preters, allowing them reasonable pay for their services; and such Justice may demand from the chiefs and headmen of any tribe, village or rancharia, to apprehend and bring before him any ms = dian charged or suspected of any offence, and also to assemble their people to quell any disturbance, or for any other purpose tending to the public good or security, and if any chief or principal man aforesand shall neglect or refuse to comply with the demands, the Ins: stice being satisfied that the neglect Courtesy of California State Archives, Secretary of State - Used with Permission for Educational Purposes Only

is wilful, may prinish such Indians as provided in Section seventeen of this act.

Sec. 22. Whenever an undran shall be convicted before the Instice for Indians, of any offence punishable by fine, any white person may, by consent of the Instice, become bail for the sp: -pearance of the maran, on such day as the Instice may name. The back shall in such case, enter into bond to the State of California, in such sum as the Justice may demand, conditioned that the Indian shall appear before the Instice on a certain day therein men: stioned, to receive such corporal funchs =ment as the justice may have ad = = judged against hum, and not depart without leave of the Instice, or pay the fine assessed by the Instice in lieu of corporal princhment, and march case the Instice may permit the m= = dian to work for such bail mitil the day set for his or her appearance, and

the bail when such permission is Courtesy of California State Archives, Secretary of State - Used with Permission for Educational Purposes Only

given may compel the indian Awark for him until the day set for his op = Acarance before the Instice.

Sec. 23. Bail Bonds taken by Instices of the Beare for Indeans, shall be recoverable in the same manner as Bonds taken by any other Justice of the beace.

See. 24. Indians shall not be held liable on any contract made with a white person, eacept where the same shall have been made with the consent of the Instile of the Reace for Indians of the Destrict, or by him catified.

Sec. 25: Instices of the beace for Indiano shall have the same quiadiction over indians in capital cases as other Instices of the heave have over white persons.

ome or misdemeanor before a questice of the beace for Indiano shall be prinched

Sec. 26. Indians convicted of any

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as follows: If the conviction be for stealing horses, mules, cattle, sheep or hogs, the prisoner shall be sentened to receive any momber oflaches not erceeding one hundred on his bare back : if the conviction be for any other vince or offence cognizable before such Instice, the princhment shall be any number of laskes not exceeding sixty. or such fine as the Justice may as = =sess not exceeding one thousand dal = lars; provided that whenever in In: -dian shall be convicted before a jus = =tice for any offence, he or she shall mno case be permitted to go at large mitil the corporal fimishment shall have been inflicted, the fine paid, or bail given for the appearance of the prisoner according to the provisions of the twenty second section of this act. Sec. 27. Instices of the heave for Indeans shall be entitled to the same fees as are allowed other Justices of the beare for similar services, and shall also be entitled to dollars Courtesy of California State Archives, Secretary of State - Used with Permission for Educational Purposes Only

per day for every day necessarily em= played in setting off any lands under the provisions of this act, to be pard by the white person making the ap= plustion, and also the sum of dollars for every contract they are called upon to consent to or ratify, which shall in all cases be paid by the person making the application, be: fore the contract is consented to or rates -fied by the Fustice, and whenever no other provision is made by law for pay : = ment for services required to be perfor : = med by Instices of the Ceace for Indians, they shall receive such compensation as may be allowed them by the leavet. of Lessions, to be paid out of the Indian find of the Destrict. Sec. 28: There shall be in each county a find called the Indean find, to be held and kept in the treasury of the learning as other finds of the County, and fraid out in the same manner, but shall be kept separate and destinct for

each district -Courtesy of California State Archives, Secretary of State - Used with Permission for Educational Purposes Only

Sec. 29. all fines, forfeitures, peris = alties and recoveries accrimg under or by vortue of this act shall be pard into the treasury of the learning for the use and benefit of the Indian find of the destrict where the fine, forfeiture, penalty or recovery accrued. Sec. 30. Grocess ussued by any fus = = tice of the Reace for Interns, may be executed by any constable of the county where the Justice resides, or by any pers : son appointed by the Instice. Sec. 31. Whenever a justice of the beace for Indiano shall sentance an mdian to be whipped, the Instice may appoint any suitable person of his district to execute the sentence, either mbran or white person, and shall see that the whipping is not inflicted in a cruel or barbarous manner.

construction with the district within Courtesy of California State Archives, Secretary of State - Used with Permission for Educational Purposes Only

Sec. 32. The provisdiction offustices

of the beace for Indiano, shall be

which they are elected.

Lec. 33. The same fees shall be allowed constables and other white persons, for the service of process issued by a fustice of the beace for Indians, as is allowed for the service of similar process issued by other Instices of the beace, and witnesses shall be entitled to the same fees as are allowed in cases before other jus: =tices of the peace, but no allowance shall be made to any indian witness, mless the leaves shall deen otherwise.

Sec. 34. all costs accoring under this act, which cannot be made off of the indian or white person against whom judgement shall be recovered, and all costs adjudged against the county in cases arising under the provisions of this act, shall be part out of the Indian fund, and not otherworse,

Sec. 35. appeals from the judgement Courtesy of California State Archives, Secretary of State - Used with Permission for Educational Purposes Only

of Instices of the Beace for Indians, may be taken by white persons for the same. causes, in the same manner and to the same courts as appeals from other Instices of the Ceace,

Sec. 36. If any person shall convey or attempt to convey any Indians to labor in the mines against their will, he shall be fined not less than fifty nor more than five hundred dol = = lars. It shall be the duty of every person desvous of employing motion labor m the mines, to go before the Instire of the Deace for Indians of the Ilistrict where such Indians reside, with the Indians or their chief, and have the contract ratified: but no such justice shall authenticate any con= track against the will of the In= - dians, nor for a longer period than months.

Lev. 3%. no person shall price 2

= chase or exchange other lands, for any

except by consent of the lower of Sessions, to the entire satisfaction of the Indians. See. 38. When mor Indians attam their majority, and desire to leave the persons who have had the care of them, such persons shall pay to such Indians museful property the value of fifty dollars if a female, and one hundred dollars if a male, and two good suits of clothes. Sec. 39. Indiano may be sentenced by the Instice for Indians, to labor whon highways in all cases where he may deem expedient and proper. Sec. 40. The Instice of the beare, for Indians may order a jury to set whon any coul care between a white person and an Indian, with the con-: sent of such white person; and m such case the decision of the Lovy

shall be final. Courtesy of California State Archives, Secretary of State - Used with Permission for Educational Purposes Only

Sec. 41. If many case the leavest of Sessions shall not deem A practi= = cable to make a division of a county into districto as set forth in section first of this act, the court may desig: = nate the several villages or mdeans, naming their trube and other marks of distinction to belong to pertain to the purisdiction of the several justices for Indiano respectively.

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