

R.S. 9:1-1

November 21, 1966

LEGISLATIVE HISTORY OF R.S. 9:1-1
(Rights of parents to services and earnings of child)

L. 1926, Chapter 201 - S58
Introduced January 18 by Mr. Mackay.
Not amended during passage.
No statement on bill.

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L. 1953, Chapter 9 -
Introduced January 13 by Senator Clapp.
No statement on bill.

185 W. State Street
Trenton, N. J.

This is one of a series of 50 bills introduced by Senator Clapp which made technical amendments to various laws in order to conform to the new Title 2A.

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9:2-9

April 5, 1902

LEGISLATIVE HISTORY OF R.S. 9:2-9

(Parents or Custodian of Child Unfit; action . . .)

Laws 1902, Chapter 92, section 14 - Senate 183.

Introduced March 12 by Mr. McCarter.

Not amended during passage.

No statement on bill. General revision of adoption and custody law.

Laws 1906, Chapter 84, section 1 - Senate 76

Introduced January 30 by Mr. Avis.

Not amended during passage.

No statement on bill.

Laws 1948, Chapter 321, section 7 - Assembly 59.

Not amended during passage.

No statement on bill.

Changes court to Superior and County court and "petition" to "Complaint."

Laws 1949, Chapter 245, section 1 - Assembly 387.

Introduced March 7 by Mr. Cozzoline.

The bill had statement.

(Photostat of original bill and statement enclosed)

Laws 1953, Chapter 9, section 6 - Senate 6.

Introduced January 13 by Senator Clapp.

No statement on bill.

This is one of a series of 50 bills introduced by Senator technical amendments to various sections of the law to correct Title 2A.

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21 legally liable to provide support for such child, the court may make a supple-
 22 mentary order requiring such relative to make such payment or payments for
 23 the support of such child as the court may deem reasonable under the cir-
 24 cumstances.

1 4. This act shall take effect immediately.

SPONSOR'S STATEMENT to A387 (1949)

At the present time the only judicial procedure available for placing a child under the care and custody of duly incorporated and accredited private and voluntary agencies, is provided in Chapter 6 of Title 9 of the Revised Statutes, and those sections of the Revised Statutes concerned in this bill. However, Chapter 6 of Title 9, by amendment, has become primarily a procedure for conviction of adult persons who have abused, abandoned, neglected or cruelly treated a child; and the proceedings in the sections concerned in this bill give jurisdiction to the Court of Chancery, the Supreme Court, and the court of common pleas.

It is desirable that a judicial form be provided where the needs of a child may be considered as the primary concern, in order that, in proper cases, protection can be afforded to the child through responsible persons or private and voluntary agencies. The amendments provided in this bill will establish judicial proceedings which may be invoked for the proper protection, care and custody of children when this can best be accomplished through the services of such persons or agencies. At the same time it will effect conformance with the new court system established under the present provisions of the Constitution.

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