

CHAPTER 5.07

GUARDIANSHIP OF INFANTS ACT

Revised Edition

showing the law as at 1 January 2002

This is a revised edition of the law, prepared by the Law Revision Commissioner under the authority of the Revised Edition of the Laws Act.

This edition contains a consolidation of the following laws—

GUARDIANSHIP OF INFANTS ACT

Fed Act 5 of 1887.. in force 5 March 1887 Amended by F.A. 9 of 1949 Amended by Act 23 of 1959 Amended by Act 4 of 2003 Page

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Revision Date: 1 Jan 2002

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GUARDIANSHIP OF INFANTS ACT

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CHAPTER 5.07

GUARDIANSHIP OF INFANTS ACT

(Fed. Acts. 5 of 1887, 9 of 1949, Act 23 of 1959 and Act 4 of 2003)

Commencement

[5 March 1887]

Short title

1. This Act may be cited as the Guardianship of Infants Act.

Interpretation

2. In this Act—

"Court" means the Eastern Caribbean Supreme Court;

"parent of a child" includes any person at law liable to maintain such child or entitled to its custody.

Principle on which questions relating to custody, upbringing, etc., of infants are to be decided

3. Where in any proceeding before the Court the custody or upbringing of an infant, or the administration of any property belonging to or held on trust for an infant, or the application of the income thereof, is in question, the Court, in deciding that question, shall regard the welfare of the infant as the first and paramount consideration, and shall not take into consideration whether from any other point of view the claim of the father, or any right at common law possessed by the father, in respect of such custody, upbringing, administration or application is superior to that of the mother, or the claim of the mother is superior to that of the father.

Equal right of mother to apply to Court

4. The mother of an infant shall have the like powers to apply to the Court in respect of any matter affecting the infant as are possessed by the father.

Mother may apply to Court for order as to custody of infant

5. The Court may, upon the application of the mother of any infant (who may apply without next friend), make such order as it may think fit regarding the custody of such infant and the right of access thereto of either parent, having regard to the welfare of the infant, and to the conduct of the parents, and to the wishes as well of the mother as of the father, and may alter, vary, or discharge such order on the application of either parent, or,

after the death of either parent, of any guardian under this Act, and in every case may make such order respecting the costs of the mother and the liability of the father for the same, or otherwise as to costs, as it may think just.

Custody and maintenance of infants

- **6.** (1) The power of the Court under section 5 to make an order as to the custody of an infant and the right of access thereto may be exercised notwithstanding that the mother of the infant is then residing with the father of the infant.
- (2) Where the Court under section 5 makes an order giving the custody of the infant to the mother, then, whether or not the mother is then residing with the father, the Court may further order that the father shall pay to the mother towards the maintenance of the infant such weekly or other periodical sum as the Court, having regard to the means of the father, may think reasonable.
- (3) No such order, whether for custody or maintenance, shall be enforceable and no liability thereunder shall accrue while the mother resides with the father, and any such order shall cease to have effect if for a period of three months after it is made the mother of the infant continues to reside with the father.
- (4) Any order so made may, on the application either of the father or the mother of the infant, be varied or discharged by a subsequent order.

Rights of surviving parent as to guardianship

- 7. (1) On the death of the father of an infant, the mother, if surviving, shall, subject to the provisions of this Act, be guardian of the infant, either alone or jointly with any guardian appointed by the father. When no guardian has been appointed by the father or if the guardian or guardians appointed by the father is or are dead or refuses or refuse to act, the Court may if it thinks fit appoint a guardian to act jointly with the mother.
- (2) On the death of the mother of an infant, the father, if surviving, shall, subject to the provisions of this Act, be guardian of the infant, either alone or jointly with any guardian appointed by the mother. When no guardian has been appointed by the mother or if the guardian or guardians appointed by the mother is or are dead or refuses or refuse to act, the Court may if it thinks fit appoint a guardian to act jointly with the father.

Power of father and mother to appoint testamentary guardians

- **8.** (1) The father of an infant may by deed or will appoint any person to be guardian of the infant after his death.
- (2) The mother of an infant may by deed or will appoint any person to be guardian of the infant after her death.

- (3) Any guardian so appointed shall act jointly with the mother or father, as the case may be, of the infant so long as the mother or father remains alive unless the mother or father objects to his so acting.
- (4) If the mother or father so objects, or if the guardian so appointed as aforesaid considers that the mother or father is unfit to have the custody of the infant, the guardian may apply to the Court, and the Court may either refuse to make any order (in which case the mother or father shall remain sole guardian) or make an order that the guardian so appointed shall act jointly with the mother or father, or that he shall be sole guardian of the infant, and in the latter case may make such order regarding the custody of the infant and the right of access thereto of its mother or father as, having regard to the welfare of the infant, the Court may think fit, and may further order that the mother or father shall pay to the guardian towards the maintenance of the infant such weekly or other periodical sum as, having regard to the means of the mother or father, the Court may consider reasonable.
- (5) Where guardians are appointed by both parents, the guardians so appointed shall after the death of the surviving parent act jointly.
- (6) If under the preceding section a guardian has been appointed by the Court to act jointly with a surviving parent, he shall continue to act as guardian after the death of the surviving parent; but if the surviving parent has appointed a guardian, the guardian appointed by the Court shall act jointly with the guardian appointed by the surviving parent.

Disputes between joint guardians

9. Where two or more persons act as joint guardians of an infant and they are unable to agree on any question affecting the welfare of the infant, any of them may apply to the Court for its direction, and the Court may make such order regarding the matters in difference as it may think proper.

Guardianship in case of divorce or judicial separation

10. In any case where a decree for judicial separation, or a decree either nisi or absolute for divorce, shall be pronounced, the Court pronouncing such decree may thereby declare the parent by reason of whose misconduct such decree is made to be a person unfit to have the custody of the children (if any) of the marriage; and in such case, the parent so declared to be unfit shall not, upon the death of the other parent, be entitled as of right to the custody or guardianship of such children.

Court may remove guardian

11. The Court may, in its discretion, on being satisfied that it is for the welfare of the infant, remove from his office any testamentary guardian, or any guardian appointed or acting by virtue of this Act, and may also, if it shall deem it to be for the welfare of the infant, appoint another guardian in place of the guardian so removed.

Powers of guardian under this Act

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12. Every guardian in Montserrat under this Act shall have all such powers over the estate and the person, or over the estate (as the case may be), of an infant as any guardian appointed by will or otherwise now has in England.

Enforcement of orders for payment of money

- 13. (1) Any person for the time being under an obligation to make payments in pursuance of any order for the payment of money under this Act, shall give notice of any change of address to such person (if any) as may be specified in the order, and any person failing without reasonable excuse to give such notice shall be liable on summary conviction to a fine not exceeding \$100. (Amended by Act 4 of 2003)
- (2) Where the Court has made any such order, the Court shall, in addition to any other powers for enforcing compliance with the order, have power, in any case where there is any pension or income payable to the person against whom the order is made and capable of being attached, after giving the person by whom the pension or income is payable an opportunity of being heard, to order that such part as the Court may think fit of any such pension or income be attached and paid to the person named by the Court, and such further order shall be an authority to the person by whom such pension or income is payable to make the payment so ordered, and the receipt of the person to whom the payment is ordered to be made shall be a good discharge to the person by whom the pension or income is payable.

In case of separation deed between father and mother

14. No agreement contained in any separation deed made between the father and the mother of a child shall be held to be invalid by reason only of its providing that the father of such child shall give up the custody or control thereof to the mother:

Provided always, that the Court shall not enforce any such agreement, if it is of opinion that it will not be for the benefit of the child to give effect thereto.

Power of Court as to production of child

15. Where the parent of a child applies to the Court for a writ or order for the production of the child, and the Court is of opinion that the parent has abandoned or deserted the child, or that he has otherwise so conducted himself that the Court should refuse to enforce his right to custody of the child, the Court may, in its discretion, decline to issue the writ or make the order.

Power of Court to order repayment of costs of bringing up child

16. It at the time of the application for a writ or order for the production of the child, the child is being brought up by another person, the Court may, in its discretion, if it orders child to be given up to the parent, further order that the parent shall pay to such person the whole of the costs properly incurred in bringing up the child, or such portion thereof as shall seem to the Court to be just and reasonable, having regard to the circumstances of the case.

Court in making order to have regard to conduct of parent

- 17. Where the parent has—
 - (a) abandoned or deserted his child; or
 - (b) allowed his child to be brought up by another person at that person's expense for such a length of time and under such circumstances as to satisfy the Court that the parent was unmindful of his parental duties;

the Court shall not make an order for the delivery of the child to the parent, unless the parent has satisfied the Court that, having regard to the welfare of the child, he or she is a fit person to have the custody of the child.

Power of Court as to child's religious education

- 18. (1) Upon any application by the parent for the production or custody of a child, if the Court is of opinion that the parent ought not to have the custody of the child, and that the child is being brought up in a different religion to that in which the parent has a legal right to require that the child should be brought up, the Court shall have power to make such order as it may think fit to secure that the child be brought up in the religion in which the parent has a legal right to require that the child should be brought up.
- (2) Nothing contained in this section or in sections 15, 16 and 17 shall interfere with or affect the power of the Court to consult the wishes of the child in considering what order ought to be made under this section, or diminish the right which any child now possesses to the exercise of its own free choice.

Rules as to procedure

19. Rules for regulating the practice and procedure in any proceedings under this Act, and the forms in such proceedings, may from time to time be made in the same manner as rules of the Court may be made.

Saving

20. Nothing in this Act contained shall restrict or affect the jurisdiction of the Court to appoint or remove guardians in respect of infants.