#= 13441 0.2 West Virginia Ø STATE OF MINNESOTA DEPARTMENT OF STATE IF N IL VE D JUN 2 9 1963 Jacques L. Alemann Secretary of State Las de

INTERSTATE COMPACT ON JUVENILES In Witness Whereof WILLIAM WALLACE BARRON Governor of the State of WEST VIRGINIA have set my hand for and on behalf of the State of WEST VIRGINIA and affixed the Seal of said State this IWENTY-SIXTH day of MARCH ...., A. D. 19-63 Governor ATTEST: Secretary of State STATE OF EMERISOTA DEPARTMENT OF STATE ILBD IN 2 9 1963 0 Secretary of State ŧ., 1 6.53 **ABATA** NYX75 MITTY MADA 

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LITHO IN U.S.A.

INTERSTATE COMPACT ON JUVENILES

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# In Witness Whereof

WILLIAM WALLACE BARRON

Governor of the State of WEST VIRGINIA

have set my hand for and on behalf of the State of



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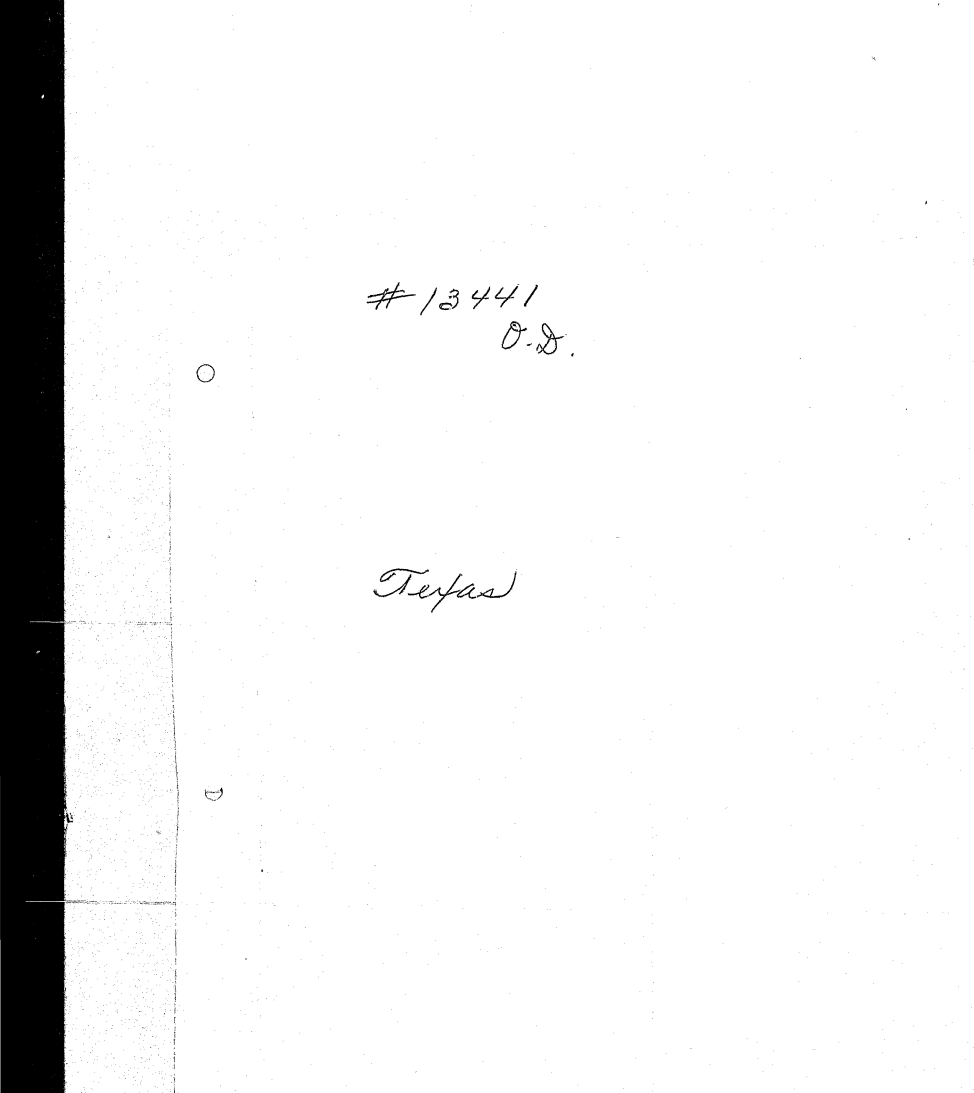
## In Witness Whereof

A WALLACE BARRON

)f the State of WEST VIRGINIA

y hand for and on behalf of the State of

and affixed the Seal of said **JIA** IENTY-SIXTH day of MARCH ... D. 19-63 Governor ATTEST: MALL Secretary of State STATE OF EMERISOTA DEPARTMENT OF STATE H I I. H ID JUN 2 9 1963 Jaseph R. A. S 3 Secretary of State U**Melle** Ô Macobrane Prate MALTAI 199 Æ <u>C</u> ÍĈ 62 LITHOIN U.S.A. 



|       | INTERSTATE COMPACT ON JUVENILES                     |  |
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|       | May Whiteward HANKamaat                             |  |
|       | In Witness Whereof                                  |  |
|       | JOHN CONNALLY                                       |  |
|       |   |  |
|       | Governor of the State of                            |  |
|       |   |  |
|       | have set my hand for and on behalf of the State of  |  |
|       |   |  |
|       | and affixed the Seal of said                        |  |
|       | State this 21 st day of September, A. D. 19_65      |  |
|       |   |  |
|       | $d_{a}$   |  |
|       | MTThe Constally                                     |  |
|       |   |  |
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|       | ATTEST:   |  |
|       | Cleanter Commentary of State                        |  |
|       | STATE OF MIN' T'A A<br>DEPARTMENT OF STATE<br>FILED |  |
|       | NOV - 3 1965  |  |
|       | Secretary of State                                  |  |
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#### INTERSTATE COMPACT ON JUVENILES

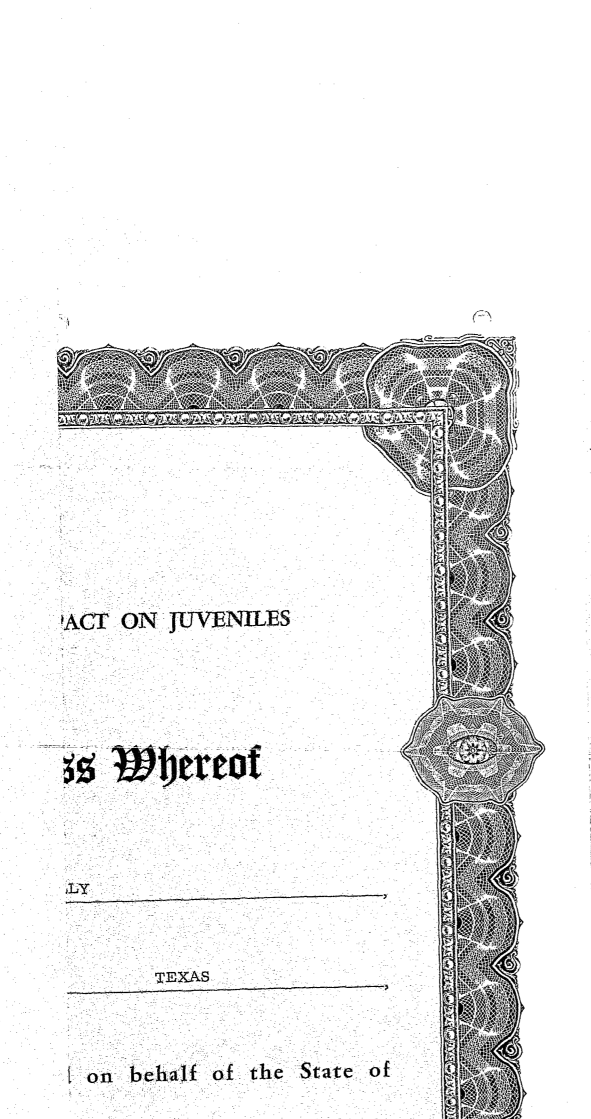
## In Witness Whereof

JOHN CONNALLY

Governor of the State of-

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have set my hand for and on behalf of the State of



#### ACT ON JUVENILES

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TEXAS

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l on behalf of the State of

ind affixed the Seal of said

of <u>September</u>, A. D. 19 <u>65</u>

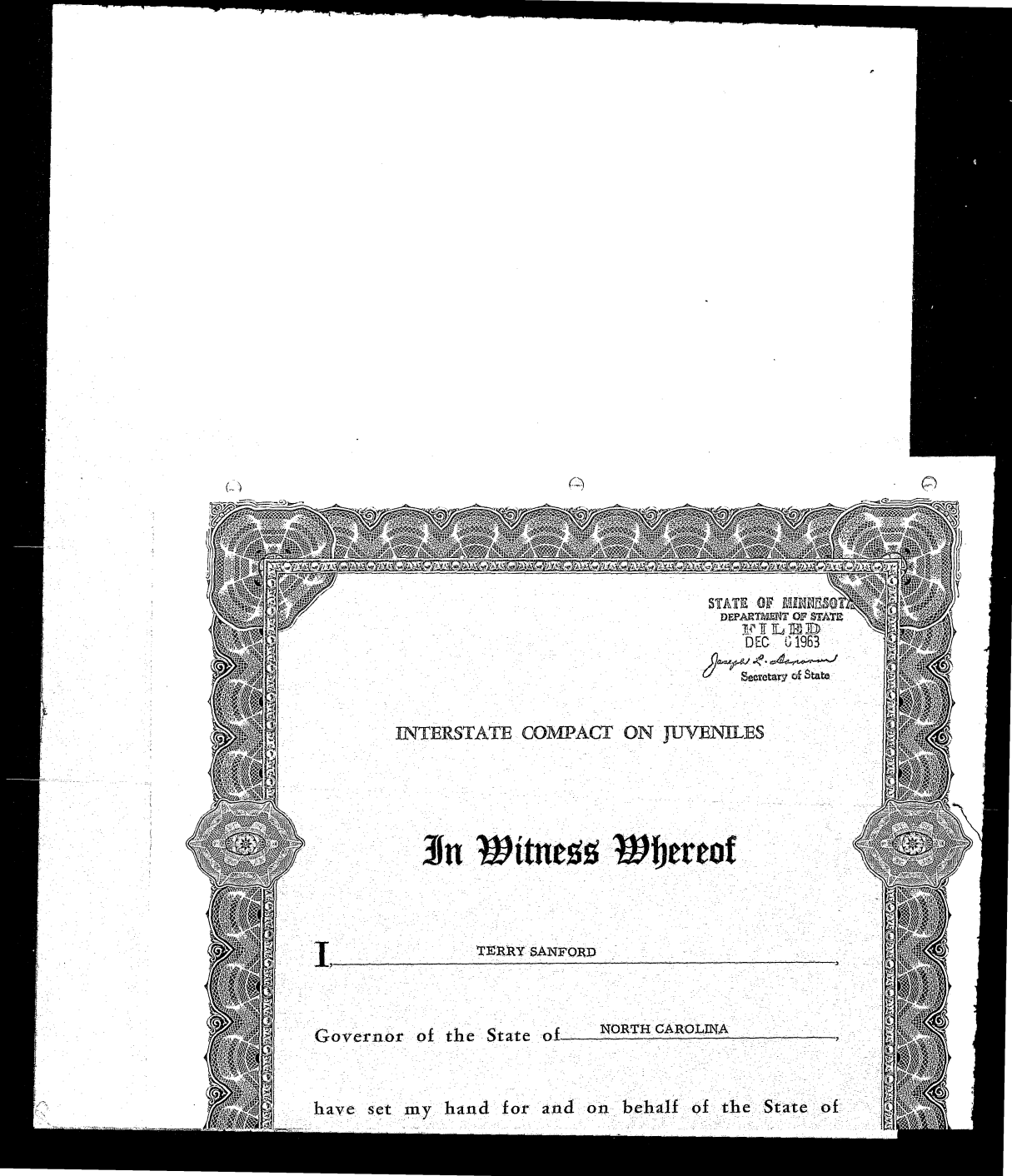
Emally Governor

ATTEST: han Secretary of State STATE OF AMIN' FIGLA DEPARTMENT OF STALL FILED NOV - 3 1965 Jewan chedronant 》时来作《参》时代在1

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|     | INTERSTATE COMPACT ON JUVENILES                             |  |
|-----|---|--|
|     | In Witness Whereof  |  |
|     | TERRY SANFORD   |  |
|     | Governor of the State of <u>NORTH CAROLINA</u> ,            |  |
|     | have set my hand for and on behalf of the State of          |  |
|     | NORTH CAROLINA and affixed the Seal of said                 |  |
|     | State this Twenty-first day of November, A. D. 19 <u>63</u> |  |
|     | an Dayon  |  |
|     | Governor  |  |
|     | ATTEST:<br>MULTOLOGI  |  |
|     | p Secretary of State  |  |
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#### ERSTATE COMPACT ON JUVENILES

In Witness Whereof

TERRY SANFORD

if the State of \_\_\_\_\_ NORTH CAROLINA

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y hand for and on behalf of the State of

HCAROLINA and affixed the Seal of said

AND BUILD BARRY

<u>O</u>

Twenty-first day of November, A. D. 19 63

LITHOIN U.S.

lom Governo

ATTEST: Secretary of State

#### STATE OF MINNESOTA DEPARTMENT OF STATE IN I I.J. IN ID DEC & 01963 Junyar & Association Secretary of State TERSTATE COMPACT ON JUVENILES

## In Witness Whereof

TERRY SANFORD

if the State of <u>NORTH CAROLINA</u>

y hand for and on behalf of the State of

| INTERSTATE | COMPACT | ON | JUVENILES |
|------------|---------|----|-----------|
|------------|---------|----|-----------|

### In Witness Whereof

WILLIAM L. GUY

Governor of the State of \_\_\_\_\_ NORTH DAKOTA

have set my hand for and on behalf of the State of

NORTH DAKOTA and affixed the Seal of said

State this 26th day of MAY, A. D. 19 69

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Milliam L. Jung Copernor

ATTEST: ecretary of State

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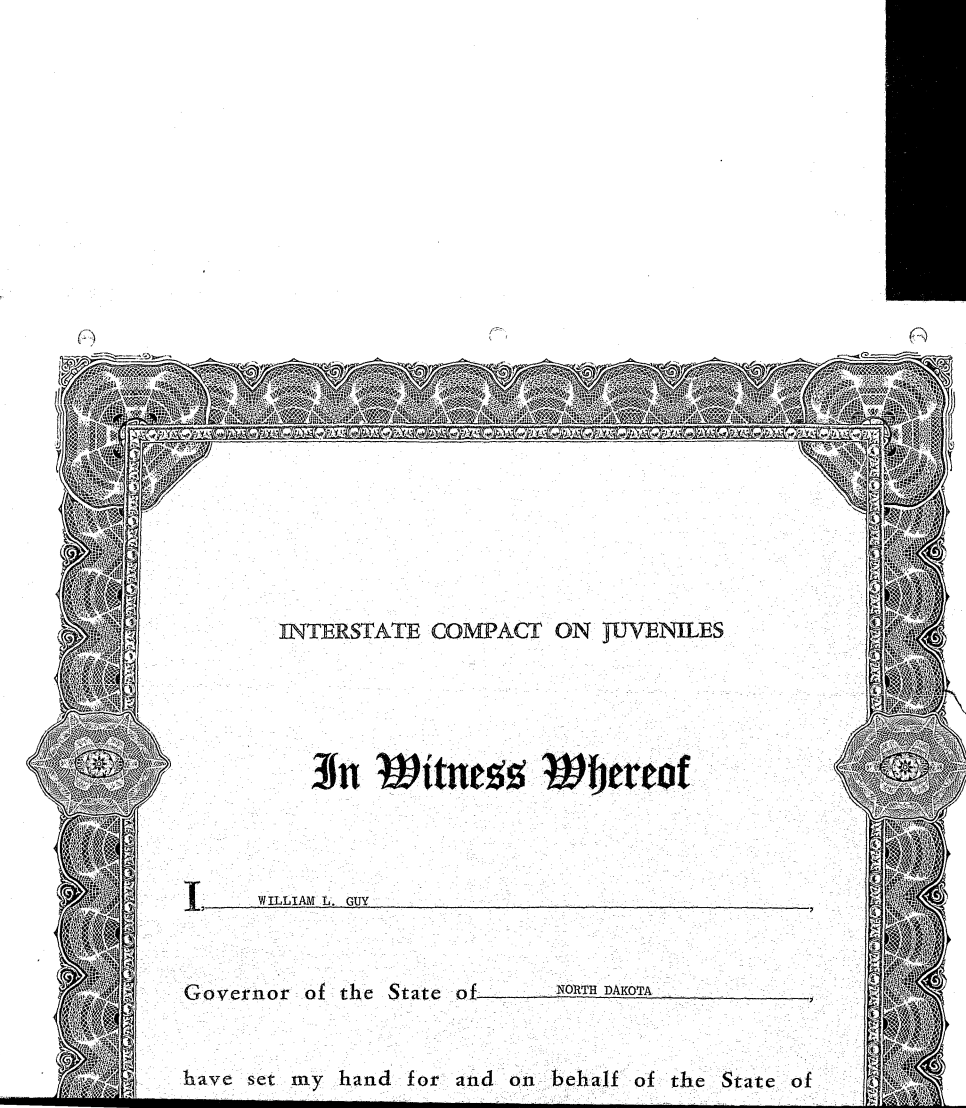
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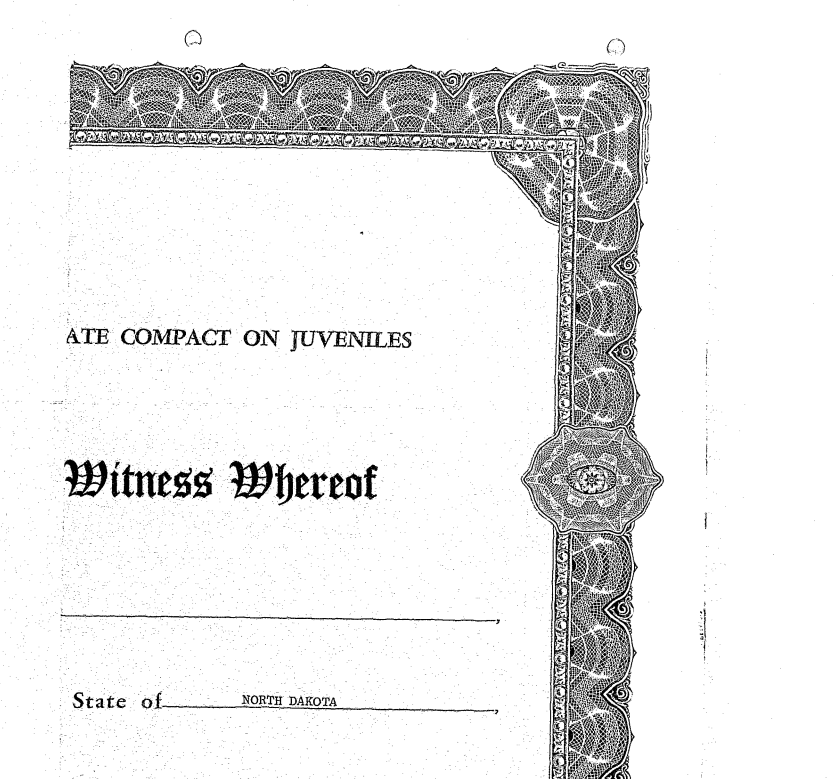
Structure Secretary of State

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d for and on behalf of the State of

#### ATE COMPACT ON JUVENILES

### Witness Whereof

State of \_\_\_\_\_ NORTH DAKOTA

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d for and on behalf of the State of

\_and affixed the Seal of said

day of MAY, A. D. 19\_69

Milliam L. Jung Gopernor

ATTEST: Secretary of State

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STATE OF MINNESOTA DEPARTMENT OF STATE FILED JUN 20 1969 fol lary of Sta 0

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| INTERSTATE | COMPACT | ON | JUVENILE | iS |
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### In Witness Whereof

Clifford P. Hansen

Governor of the State of <u>Wyoming</u>

have set my hand for and on behalf of the State of

\_and affixed the Seal of said Wyoming

State this thirtieth day of March, A. D. 1965

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Damis P. 2lace Governor

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Secretary of State

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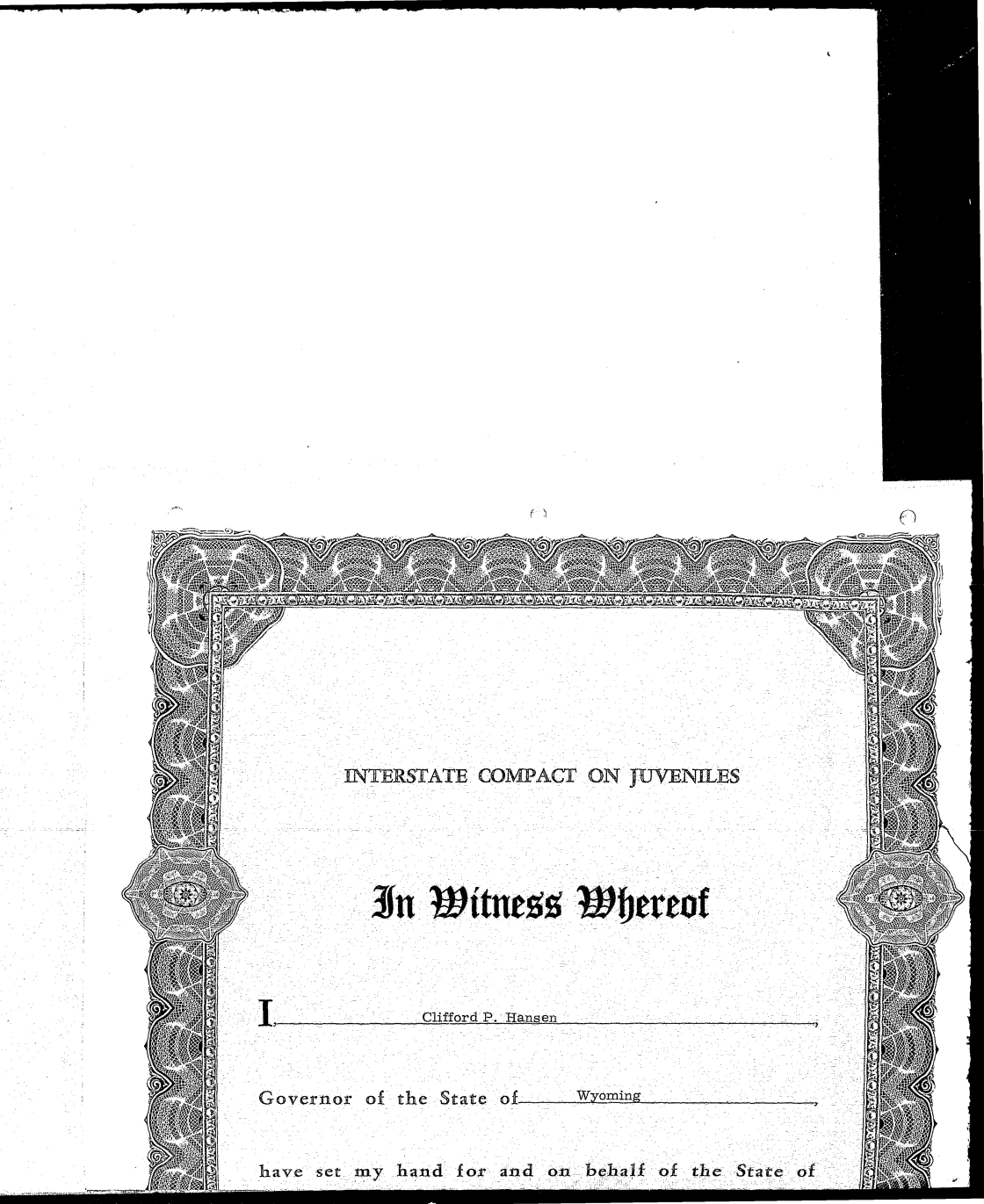
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STATE COMPACT ON JUVENILES

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# n Witness Whereof

Clifford P. Hansen

the State of Wyoming

hand for and on behalf of the State of

#### INTERSTATE COMPACT ON JUVENILES

# In Witness Whereof

Clifford P. Hansen

vernor of the State of Wyoming

e set my hand for and on behalf of the State of

wyoming and affixed the Seal of said

e this thirtieth day of March A. D. 19 65

Capit P. 26a

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Secretary of State

STATE OF MINNESOTA DEPARTMENT OF STATE FILED APR 30 1965

Governor

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#13441 O.S. 0 Kansas  $\bigcirc$ 12 STATE OF MINNESOTA DEPARTMENT OF STATE FILED AUG 10 1965 Joseph Administry of State 6 Ð -18-14

INTERSTATE COMPACT ON JUVENILES In Witness Whereof WM. H. AVERY Governor of the State of KANSAS have set my hand for and on behalf of the State of \_\_\_\_\_and affixed the Seal of said KANSAS State this 12TH day of JULY, A. D. 19\_65\_\_\_\_ 1m. H. Ciery Governor ATTEST: Secretary of State STATE OF MINNESOTA DEPARTMENT OF STATE FILED AUG 1 C 1965 Harren Polonass ot Secretary U **ABA** AUCONTRACTOR STRUCT STRUCT **I** 低爱 GOES LITHO IN U.S.A. 961⁄2

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|---------|--|---|
|         | INTERSTATE COMPACT ON JUVENILES                      |   |
|         | In Witness Whereof                                   |   |
|         | I,, WM. H. AVERY,<br>Governor of the State ofKANSAS, |   |
|         | have set my hand for and on behalf of the State of   |   |

#### TERSTATE COMPACT ON JUVENILES

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## In Witness Whereof

WM. H. AVERY

of the State of KANSAS

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ny hand for and on behalf of the State of

| In U         | itmess B     | Øhereof            | Ś  |          |  |
|--------------|--------------|--------------------|--|----------|--|
|              |              |                    |  |          |  |
|              |              |                    |  |          |  |
|              | WM. H. AVERY |                    |  |          |  |
| of the St    | tte of       | KANSAS             |  |          |  |
| OI LIIC JL   |              |                    |  |          |  |
| ny hand      | or and on b  | ehalf of the       | State of   |          |  |
|              |              |                    |  |          |  |
| ANSAS        | and af       | fixed the Sea      | al of said                                       |          |  |
|              |              |                    |  |          |  |
| <u> 12TH</u> | day of       | 11.y, A. D.        | 1965   |          |  |
|              |              |                    |  |          |  |
|              | 1            | 1,1                | $\mathbf{r}$                                     |          |  |
|              | - Lor        | N.N.C              | ury  |          |  |
|              |              |                    | Governor   |          |  |
|              |              |                    |  |          |  |
|              | ATTEST:      | $) \cap \cap \cap$ | $\sim \rho$                                      |          |  |
|              | The taul     | A. Kas             | rahan  |          |  |
|              |              |                    | cretary of State                                 | -        |  |
|              |              | DEPARTM<br>F I     | MINNESOTA<br>ENT OF STATE<br>L E D<br>3 1 C 1965 |          |  |
|              |              |                    | Secretary of State                               | <b>、</b> |  |
| TO HAR DIAL  |              |                    | CONCORDENCON<br>CONCORDENCON<br>CONCORDENCES     | X        |  |

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|       | INTERSTATE COMPACT ON JUVENILES  |               |
|-------|--|---------------|
|       | In Witness Whereof   |               |
|       | J, GEORGE C. WALLACE   | Surchurchurch |
|       | Governor of the State of <u>ALABAMA</u> ,<br>have set my hand for and on behalf of the State of  |               |
|       | ALABAMA and affixed the Seal of said   |               |
|       | State this <u>twentteth</u> day of <u>JANUARY</u> , A. D. 19 <u>6</u>  |               |
|       | Anny Chullangernor   |               |
|       | ATTEST:<br><u>Miro, Aques Baggett</u><br>Usecretary of State   |               |
|       | STATE OF MINNESOTA<br>DEPARTMENT OF STATE<br>FILED<br>FEB281966<br>Jourse of Journe<br>Secretary of State<br>Control Michael Mic |               |
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|  | INTERSTATE      | COMPACT ON                             | JUVENILES |  |
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|  | In V            | itness W                               |           |  |
|  | ernor of the St | ate of <u>ALABAN</u><br>for and on beh |           |  |







#### ERSTATE COMPACT ON JUVENILES

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## In Witness Whereof

ORGE C. WALLACE

f the State of ALABAMA

1--- I for and on behalf of the State of

and affixed the Seal of said day of JANUARY, A. D. 19\_06 WENTTETH 24 CNULare Governor ATTEST: Mrs. Secretary of State STATE OF MINNESOTA DEPARTMENT OF STATE FILED FEB 2 8 1966 Jacob Andonese Mill at MALO MALO MALO APP YX TAT WAR HAND 4115 6 Ô Ê G LITHOIN U.S.A. ,

COUNCIL OF STATE GOVERNMENTS

ASSOCIATION OF JUVENILE COMPACT ADMINISTRATORS Secretariat THE COUNCIL OF STATE GOVERNMENTS

> Please reply to: COUNCIL OF STATE GOVERNMENTS EASTERN REGIONAL OFFICE 36 W. 44th ST. NEW YORK 36, NEW YORK MUrray Hill 7-0559

> > Ś,  $\mathbb{O}$

December 30, 1963

GOVERNORS OF ALL STATES SIGNATORY TO THE TO: INTERSTATE COMPACT ON JUVENILES

We are enclosing the ratification document for the Interstate Compact on Juveniles from the State of Nebraska.

This official evidence of membership in the Compact should be filed in your state's archives with the ratification pages of the other signatory states which we have already sent to you. We will be sending you additional pages as new states join the Compact.

A copy of this letter is being sent to your State's Juvenile Compact Administrator so that he may add this new information to the list he already has of states participating in the Compact.

Sincerely, William L. Frederick

WILLIAM L. FREDERICK For the Secretariat

WLF:erb Enclosure CSG/nyo/100

A CALL

STATE OF THE AN 101964 MINNESOTA tod P. Dans Secretary of State



#### INTERSTATE COMPACT ON JUVENILES

In Witness Whereof

Frank B. Morrison

Governor of the State of Nebraska

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have set my hand for and on behalf of the State of

Nebraska and affixed the Seal of said

State this 19th day of December, A. D. 19\_63

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ATTEST:

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Land 1 Secretary of State

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STATE OF MINNESOTA DEPARTMENT OF STATE IF II IL IE ID JAN 101964 Jacque 2. Assume Secretary of State

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#### INTERSTATE COMPACT ON JUVENILES

## In Witness Whereof

Frank B. Morrison

Governor of the State of Nebraska

have set my hand for and on behalf of the State of

TERSTATE COMPACT ON JUVENILES

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# In Witness Whereof

Frank B. Morrison

and the second

of the State of <u>Nebraska</u>

y hand for and on behalf of the State of



Frank B. Morrison

of the State of <u>Nebraska</u>

y hand for and on behalf of the State of

and affixed the Seal of said

19th

**B** 

A. S.

day of December, A. D. 19\_63\_

Annias Governor

ATTEST: Jan Mare. Secretary of State

STATE OF MINNESOTA DEPARTMENT OF STATE IF H LJ HED JAN 10 1964 Jaugas & Samonu Scoretary of State

LITHOIN U.S.A

#### THE COUNCIL OF STATE GOVERNMENTS

Eastern Regional Office - 522 Fifth Avenue, New York 36, New York

August 12, 1957

HEADQUARTERS OFFICE 1313 East Sixtiath Street Chicago 37, Illinois



Hon. Orville L. Freeman Governor of Minnesota State Capitol St. Paul, Minnesota

My dear Governor:

Thank you for sending us the completed signature pages for the Interstate Compact on Juveniles. They have been transmitted to the Governors of the other signatory states.

We are enclosing signature pages from the states of Arkansas, California, Colorado, Maine, Massachusetts, Missouri, Nevada, New Hampshire, New Jersey, New York, Ohio, Pennsylvania, Rhode Island, Tennessee, Utah, Virginia, and Washington. You will want to have these filed in your state's archives for evidential purposes along with the text of the Compact and the Minnesota signature page you retained when you sent the Minnesota documents to us.

Indiana and Wisconsin are also members of the Compact, but their enabling acts do not require execution by the Governor. Therefore no Indiana or Wisconsin signature pages are enclosed.

Sincerely,

B. E. Crihfield

B. E. Crihfield X Eastern Representative

co Mr. Day, Compact Administrator

STATE OF MINNESOTA DEPARTMENT OF STATE FIL 1910 AUG 1 5 1957 AUGI 51957 Januar R. Assured Secretary of State

INTERSTATE COMPACT ON JUVENILES COMPACT ADMINISTRATORS AND STATUS OF JOINDER BY PARTY STATES, AUGUST 1, 1957

| State         | Compact Administrator   | Enabling Act   | Executed by Governor       |
|---------------|---|--|----------------------------|
| Arkansas      | Ruth Johnson, Director of Child Welfare<br>Division of Public Welfare Dept.<br>Capitol Mall, Little Rock, Arkansas  | Act 155 of 1957  | April 18, 1957             |
| California    | Heman G. Stark, Director, Youth Authority,<br>401 State Office Bldg. #1, Sacramento<br>(Send correspondence "Attn. of Sidney Diamond"   | 1955, Welfare and Institutions Code,<br>Secs. 1300-1308<br>) | December 12, 1955          |
| Colorado      | Marie E. Smith, Child Welfare Service<br>Department of Welfare, 426 Capitol Annex,<br>Denver, Colorado.   | House Fill 261, 1957   | April 24, 1957             |
| Connecticut   | Not yet named   | Public Act 363, 1957 (effective<br>October, 1957)            | Documents not executed     |
| Florida       | Not yet named   | Ch. 57-298, Laws of Florida, 1957                            | Documents not executed     |
| Hawaii        | Not yet named   | Act 87, 1955   | Documents not executed     |
| Indiana       | Paul L. Myers, Administrator Juvenile Compact,<br>Department of Correction, Division of Parole,<br>141 South Meridian Street, Indianapolis 4, Ind<br>(Send corres. "Attn. of George F. Denton") |  | Execution not<br>necessary |
| Maine         | Norman U. Greenlaw, Commissioner of Institu-<br>tions, State House, Augusta.  | Chapter 439, Laws 1955                                       | November 30, 1955          |
| Massachusetts | Albert B. Carter, Commissioner of Probation,<br>206 New Court House, Boston 8.  | Chapter 687, Acts of 1955                                    | November 16, 1955          |
| Minnesota     | A. Whittier Day, Director, Youth Conservation<br>Commission, Room 129, State Office Bldg.,<br>St. Paul 1.   | Ch. 956, Laws of 1957  | July 2, 1957               |
| Missouri      | W. E. Sears, Director, Missouri State Board<br>of Training Schools, State Gapitol, P. O.<br>Box 447, Jefferson City.  | V.A.M.S. 1955, Sec. 210.570 to 210.600                       | April 26, 1956             |

INTERSTATE COMPACT ON JUVENILES - COMPACT ADMINISTRATORS AND STATUS OF JOINDER BY PARTY STATES, AUGUST 1, 1957 - Page 2

| State         | Compact Administrator   | Enabling Act   | Executed by Governor  |  |
|---------------|---|--|---|--|
| Nevada        | Edward C. Cupit, Chief Parole and Probation<br>Officer, Carson City, Nevada.  | Chapter 172, Statutes of Nevada, 1957  | May 6, 1957   |  |
| New Hampshire | Richard T. Smith, Director, Department of<br>Probation, State House, Concord, N.H.  | Ch. 174, Laws of 1957  | July 9, 1957  |  |
| New Jersey    | John W. Tramburg, Commissioner, Department<br>of Institutions and Agencies, State Office<br>Building, Trenton. (Send correspondence<br>"Attn. of V. M. O'Hara") | Chapter 55, Public Laws of 1955  | October 28, 1955  |  |
| New York      | Raymond W. Houston, Commissioner, Depart-<br>ment of Social Welfare, 112 State Street,<br>Albany, New York  | Unconsolidated Laws, sec. 1801-1806<br>(Chapter 155, Laws of 1955) See<br>also Ch. 841, Laws of 1956; Sec. 913a<br>Code of Criminal Procedure. | October 25, 1955  |  |
| Ohio          | John W. Shoemaker, Office of the Governor,<br>State House, Columbus, Ohio   | H.B. 151, 1957 Session, Secs. 2151.56-<br>2151.61 Ohio Revised Code.   | July 8, 1957 (Com-<br>pact becomes opera-<br>tive Sept. 16, 1957) |  |
| Pennsylvania  | Harry W. Shapiro, Secretary, Pennsylvania<br>Department of Welfare, Harrisburg. (Send<br>correspondence "Attn. of Richard Farrow")                              | ll P.S. Sec. 881-885 (Act 296, 1955-56<br>Session)   | February 7, 1956  |  |
| Rhode Island  | Not yet named   | Ch. 3896, Laws of 1957   | May 21, 1957  |  |
| Tennessee     | Clarence Boebel, Exec. Secy., Tennessee<br>Commission on Youth Guidance, State<br>Capitol, Nashville.   | Chapter 260, Public Acts 1955  | October 31, 1955  |  |
| Utah          | Clyde C. Edmonds, Chmn., Public Welfare Com-<br>mission, 220 State Capitol, Salt Lake City.   | Utah Code Ann. 1953 (1955 Supp.) Sec.<br>55-12-1 to 55-12-6. (Chap. 113, Laws of   | October 20, 1955<br>1955)   |  |
| Virginia      | J. Luther Glass, Consultant on Juvenile<br>Court Law and Procedure, Department of<br>Welfare and Institutions, Richmond.  | Chapter 452, Acts of 1956  | July 5, 1956  |  |

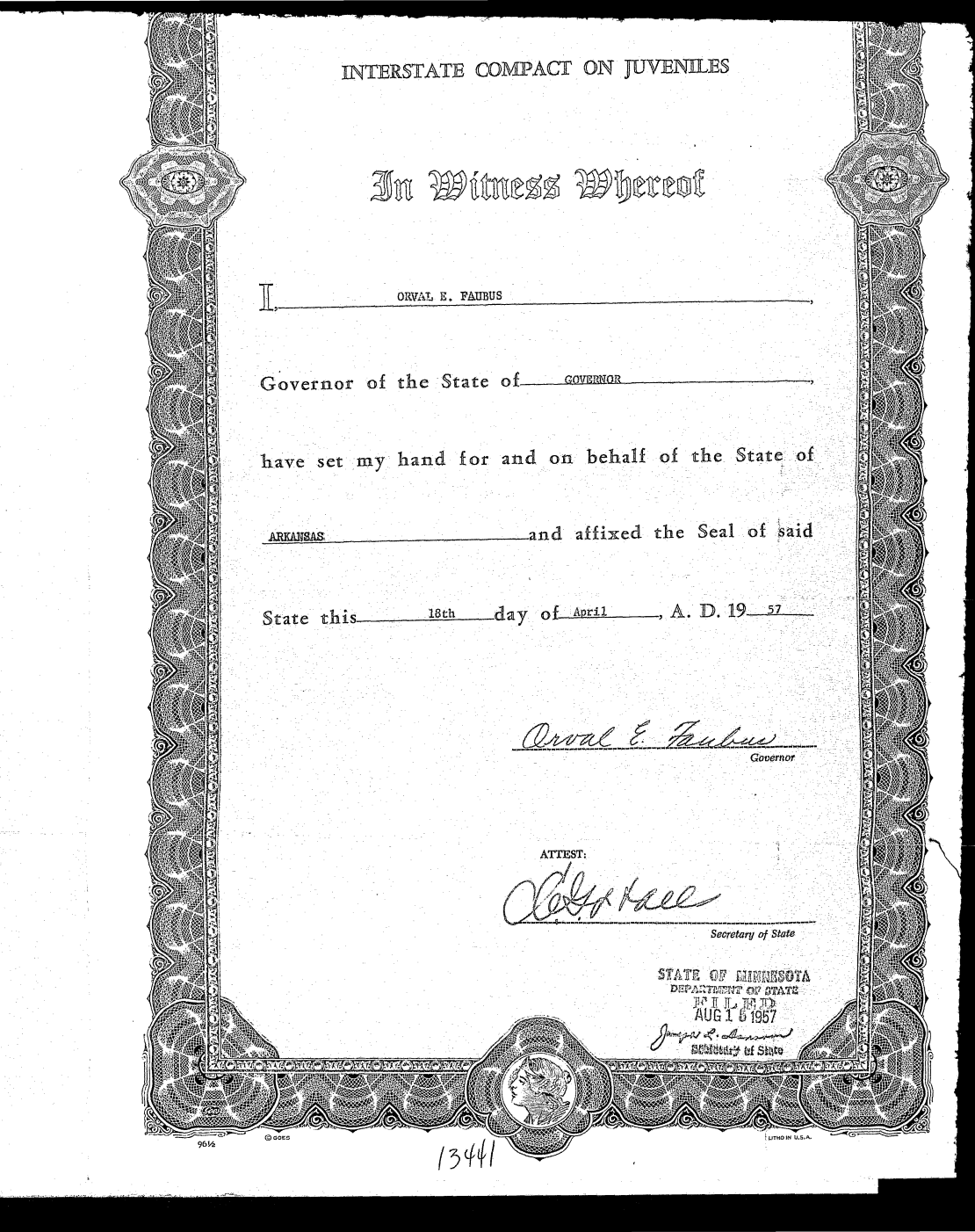
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INTERSTATE COMPACT ON JUVENILES - COMPACT ADMINISTRATORS AND STATUS OF JOINDER BY PARTY STATES, AUGUST 1, 1957 - Page 3

| State      | Compact Administrator   | Enabling Act   | Executed by Governor                    |
|------------|---|--|---|
| Washington | Van R. Hinkle, Supervisor, Division of<br>Children and Youth Services, Institutions<br>Building, Olympia. | Chapter 284, Session Laws of 1955                                    | March 9, 1956                           |
| Wisconsin  | Not yet named.  | Chapter 300, Laws of 1955, as amended<br>by Chapter 76, Laws of 1957 | Execution not<br>necessary              |
| Wyoming 1  | \$ 6 8 4 8 4 8 9 8 9 9 9 9 9 8 8 8 8 8 8 8 8  |  | , e e e e e e e e e e e e e e e e e e e |

I/ Wyoming ratified part of the Compact (Article X, relating to supplementary agreements), Ch. 102, 1957. The Compact Administrator for purposes of Article X is Mr. Norman G. Baillie, State Probation and Parole Officer, Capitol Building, Cheyenne, Wyoming.

STATE OF LINESDIA DEPASTINE OF STATE AUG 1 5 1957 Janeper L. La Secretary of State



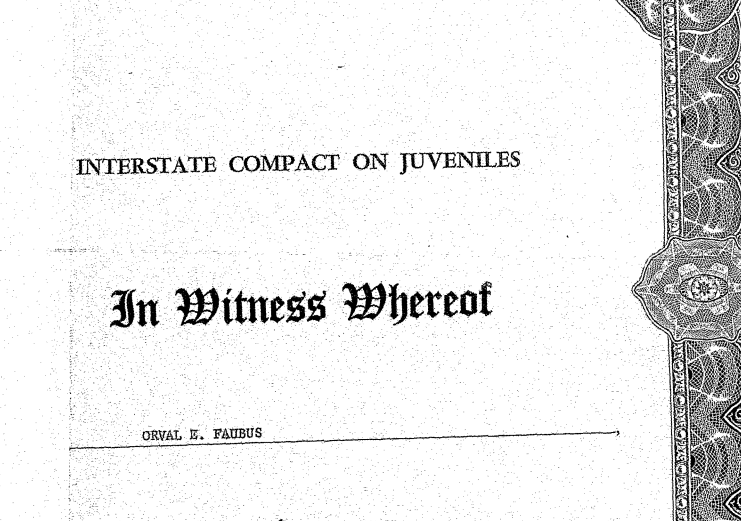
# In Witness Whereof

ORVAL E. FAUBUS

Governor of the State of \_\_\_\_\_ COVERNOR

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have set my hand for and on behalf of the State of



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or of the State of \_\_\_\_\_ GOVERNOR

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t my hand for and on behalf of the State of

and affixed the Seal of said day of April , A. D. 19 57 18th his\_ Orval E. Faubue Governor ATTEST: GARALL Secretary of State STATE OF MINNESOTA DEPARTMENT OF STATE IF I IL IG ID AUG 1 5 1957 par 2. Alaman Bublictary of State STREASET (7) **169** OMACOMACOMACOMACOMAC 13441 Û

| INTERSTATE COMPACT ON JUVENILES   |
|---|
| In Witness Whereof  |
| Goodwin J. Knight   |
| Governor of the State of <u>California</u> ,  |
| have set my hand for and on behalf of the State of  |
| California and affixed the Seal of said<br>State this <u>12th</u> day of <u>December</u> , A. D. 1955 |
| Annon & Man ha  |
| Joadwing Kingho<br>Governor   |
| ATTEST:<br><i>Received in Junious</i><br>Secretary of State   |
| STATE OF MINNESOTA<br>DEPARTMENT OF STATE<br>F II I I II AD<br>AUG 1 5 1957<br>Januar 2. Januar       |
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| INTERSTATE | COMPACT | ON | JUVENILES |
|------------|---------|----|-----------|
|            |         |    |           |

| Im  | Witness   | Whereof |
|-----|-----------|---------|
| RUU | Re VVVVAR | A MAAAA |

Goodwin J. Knight

Governor of the State of <u>California</u>

have set my hand for and on behalf of the State of

California and affixed the Seal of said

State this 12th day of December, A. D. 1955

Goodward Knight

ATTEST:

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Recein my Sunda ( ] Secretary of State

STATE OF MINNESOTA DEPARTMENT OF STATE IN II II. HAID AUG 1 5 1957 Jacque R. Score Bestering of State

LITHOIN U.S.A.

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## In Witness Whereof

Goodwin J. Knight

Governor of the State of California

have set my hand for and on behalf of the State of

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## In Witness Whereok

of the State of <u>California</u>

Goodwin J. Knight

my hand for and on behalf of the State of

and affixed the Seal of said California day of December, A. D. 1955 12th State this. away Kangler Gogernor ATTEST: Recein my Secretary of State STATE OF MINNESOTA DEPARTMENT OF STATE F I IL, IF ID AUG 1 5 1957 Basing of States © GOES LITHO IN U.S.A. 13441 961⁄2

and affixed the Seal of said alifornia 12th day of December, A. D. 1955 Atrang by Governor anon ATTEST: Receir mg nel Er Secretary of State STATE OF MINNESOTA DEPARTMENT OF STATE FT II II. 113 ILD AUG 1 5 1957 Jacque L. Asnow Baukueurs of State LITHO IN U.S.A. 13441

INTERSTATE COMPACT ON JUVENILES In Witness Whereof STEVE McNICHOLS Governor of the State of \_\_\_\_\_ COLORADO have set my hand for and on behalf of the State of Historica Martine ( ) The second second colorado and affixed the Seal of said State this Twenty-Fourth day of April , A. D. 19 57 House Mill Mellel Governor ATTEST: Secretary of State STATE OF MIRRESOTA DEPARTMENT OF STATE PARTMENT OF STATE AUG 1 5 1957 a L. Lanora Seutenary of State 961/3 1344

## In Witness Whereof

STEVE McNICHOLS

Governor of the State of\_

COLORADO

have set my hand for and on behalf of the State of

e set my hand for and on behalf of the State of

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|  | INTERSTATE COMPACT ON JUVENILES   |           |
|--|---|-----------|
|  | In Witness Whereof  |           |
|  |   |           |
|  | STEVE McNICHOLS   | Churchard |
|  | rernor of the State of <u>COLORADO</u> ,  |           |
|  | e set my hand for and on behalf of the State of   |           |
|  | COLORADO and affixed the Seal of said   |           |
|  | e this Twenty-Fourth day of April, A. D. 19_57  |           |
|  | Start MM Mellel<br>Governor   |           |
|  |   |           |
|  | ATTEST:   |           |
|  | Secretary of State<br>STATE OF MININESOTA<br>DEPARTMENT OF STATE<br>F. T. L. F. AD<br>AUG 1 5 1957  |           |
|  | AUG I & 1957<br>Januar & Dinomic<br>Sectedary of State<br>Marchine Marchine Marchine<br>Marchine Marchine Marchine Marchine Marchine Marchine<br>Marchine Marchine |           |
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| And the second sec | 13441   | •<br>•    |

| INTERSTATE COMPACT ON JUVENILES  |   |
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|  |   |
| In Witness Whereof   |   |
|  |   |
| <u>I, EDMUND S. MUSKIE</u> ,   | Children of the second s |
| Governor of the State of <u>MAINE</u> ,  |   |
| have set my hand for and on behalf of the State of   |   |
| MAINE and affixed the Seal of said   |   |
| State this <u>30TH</u> day of <u>NOVEMBER</u> , A. D. 1955.                                    |   |
|  |   |
| <u>anna Shunda</u><br>Governor   |   |
| ATTEST:  |   |
| STATE OF LINESOTA  |   |
| DEPARTICLEUR OF STATE<br>IN II IL THITD<br>AUG 1 5 1957<br>Jerge & Lemma<br>Stotetory of State |   |
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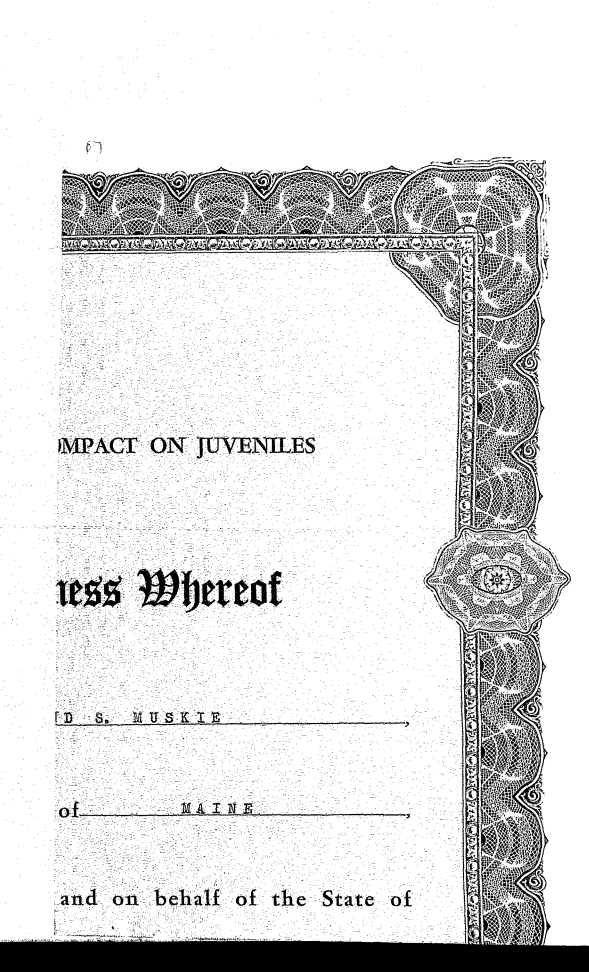
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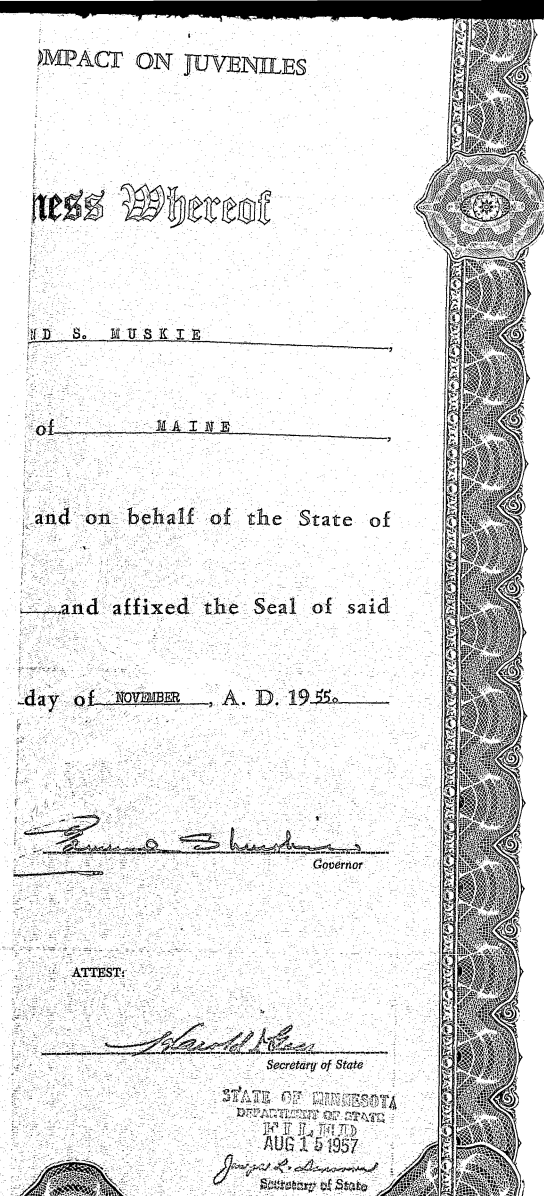
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| INTERSTATE COMPACT ON JUVENILES  In Witness Whereof  Covernor of the State of   |                    | · · · · · · |          |  | an a |             |   |            |          |
|---|--------------------|-------------|----------|--|--|-------------|---|------------|----------|
| INTERSTATE COMPACT ON JUVENILES  In Witness Whereof  I Governor of the State of   |                    |             |          |  |  |             |   |            |          |
| INTERSTATE COMPACT ON JUVENILES  In Witness Whereoi  I Governor of the State of   |                    |             |          |  |  |             |   |            |          |
| INTERSTATE COMPACT ON JUVENILES  In Witness Whereoi  I Governor of the State of   |                    |             |          |  |  |             |   |            |          |
| INTERSTATE COMPACT ON JUVENALES  In Witness Whereof  I  |                    |             |          |  |  |             | ,                                       |            |          |
| INTERSTATE COMPACT ON JUVENALES  In Witness Whereof  I  |                    |             |          |  |  |             |   |            |          |
| INTERSTATE COMPACT ON JUVENILLES  In Witness Whereof  Governor of the State of  |                    |             |          |  |  |             |   |            |          |
| INTERSTATE COMPACT ON JUVENILES  In Witness Whereof  Covernor of the State of   |                    |             |          |  |  |             |   |            |          |
| INTERSTATE COMPACT ON JUVENILES<br>In Witness Whereof<br><u>FRENERS A. ARELLE</u><br>Governor of the State of <u>ALLER</u>  |                    |             |          |  |  |             |   |            |          |
| INTERSTATE COMPACT ON JUVENILES  Interstate compact on juveniles  Interstate compact on juveniles  Governor of the State of |                    |             |          |  |  |             |   |            |          |
| INTERSTATE COMPACT ON JUVENILLES  In Witness Whereof  I   |                    |             |          |  |  |             |   |            |          |
| INTERSTATE COMPACT ON JUVENILLES  Interstate compact on juvenilles  I RDHUGD S. HUBHLE  Governor of the State of            |                    |             |          |  |  |             |   |            |          |
| INTERSTATE COMPACT ON JUVENILES In Witness Whereof I  |                    |             |          |  |  |             |   |            |          |
| INTERSTATE COMPACT ON JUVENILES  In Witness Whereof  Covernor of the State of   | -<br>-<br>-<br>    |             |          |  | $\langle \rangle$                        |             |   |            |          |
| INTERSTATE COMPACT ON JUVENILES  In Witness Whereof  Covernor of the State of   |                    |             |          |  | Y. X.                                    |             |   |            |          |
| In Witness Whereof  |                    |             |          | <u>Vaniseziozy</u><br><u>Neczneczneczy</u> | <u> </u>                                 |             | AND |            |          |
| In Witness Whereof  |                    |             |          |  |  |             |   |            |          |
| In Witness Whereof  |                    |             |          |  |  |             |   |            | 6        |
| In Witness Whereof  |                    |             |          |  |  |             |   |            |          |
| In Witness Whereof  | -<br>              |             |          | NTERSTA]                                   | TE COMPAC                                | T ON JUVI   | ENILES                                  |            |          |
| IRDMUND S. MUSKIE,<br>Governor of the State ofMAINE,  |                    |             |          |  |  |             |   |            |          |
| IRDMUND S. MUSKIE,<br>Governor of the State ofMAINE,  |                    |             |          |  |  |             |   |            |          |
| IRDMUND S. MUSKIE,<br>Governor of the State ofMAINE,  |                    |             | >        | An ¥                                       | Pítness                                  | : Mher      | 20f                                     | K G        |          |
| Governor of the State of MAINE  | ις το <b>Υ</b><br> |             |          |  |  | •••••       |   |            |          |
| Governor of the State of MAINE,   |                    |             |          |  |  |             |   |            | <u>)</u> |
| Governor of the State of MAINE,   |                    |             |          | Ľ  | DMUND S.                                 | MUSKIE      |   | , <u> </u> |          |
| Governor of the State of MAINE,   |                    |             |          |  |  |             |   |            |          |
|   |                    |             | Governot | • of the {                                 | State of                                 | MAIN        | <b>E</b>                                |            | ×.       |
| have set my hand for and on behalf of the State of  |                    |             |          |  |  |             |   | E S        |          |
|   |                    |             | have set | my hand                                    | for and o                                | on behalf ( | of the State                            | of         |          |





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| INTERSTATE | COMPACT | ON | JUVENILES |
|------------|---------|----|-----------|
|------------|---------|----|-----------|

In Witness Whereof

Christian A. Herter

Governor of the State of\_\_\_\_\_

Marke Marke Marke

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Const of

Massachusetts

have set my hand for and on behalf of the State of

Massachusetts\_\_\_\_\_and affixed the Seal of said

State this 16th day of November A. D. 19\_55.

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Plation b. A Governor

ATTEST Secretary of State

DISTATE DISTATE DISTATE

STATE OF DEFIESDITA ESPANDEDIT OF STATE M II II. TEID AUG I 5 1957 Jungar & Alarman

Secretary of State

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| ÷., |                        | -                     | 영상 가지 않는 것 같아?           | a na tha an a | i Terreriei                |       |       |                   |                  | 11         |
|-----|------------------------|-----------------------|--------------------------|---------------|----------------------------|-------|-------|-------------------|------------------|------------|
| 5.5 | 7 75 77 8 19           | THE CHAR              | 1. A. FRAMA              | OOB           | ATOAN                      | AC IT | T TT  | ボブエントレー           | TT TO            | - ÷ ()     |
| 97  |                        | HKSI                  | AIH                      |               | MPAC                       |       |       | VHN               | M. H.S           | · · ·      |
| ÷., | الانفايين الارماليكالم | بالار الاسالية الداسا | المماثلي ماثله بلاتر كله |               | المحج تكله بالد بالدياله ا |       | , j – | 9                 |                  | $s \geq a$ |
| 1   |                        | <u>-</u>              | i e tak et i ti          | 1. Sec 1      |                            |       |       | · · · · · · · · · | 1. <u>1</u> . 1. | ÷ .,       |

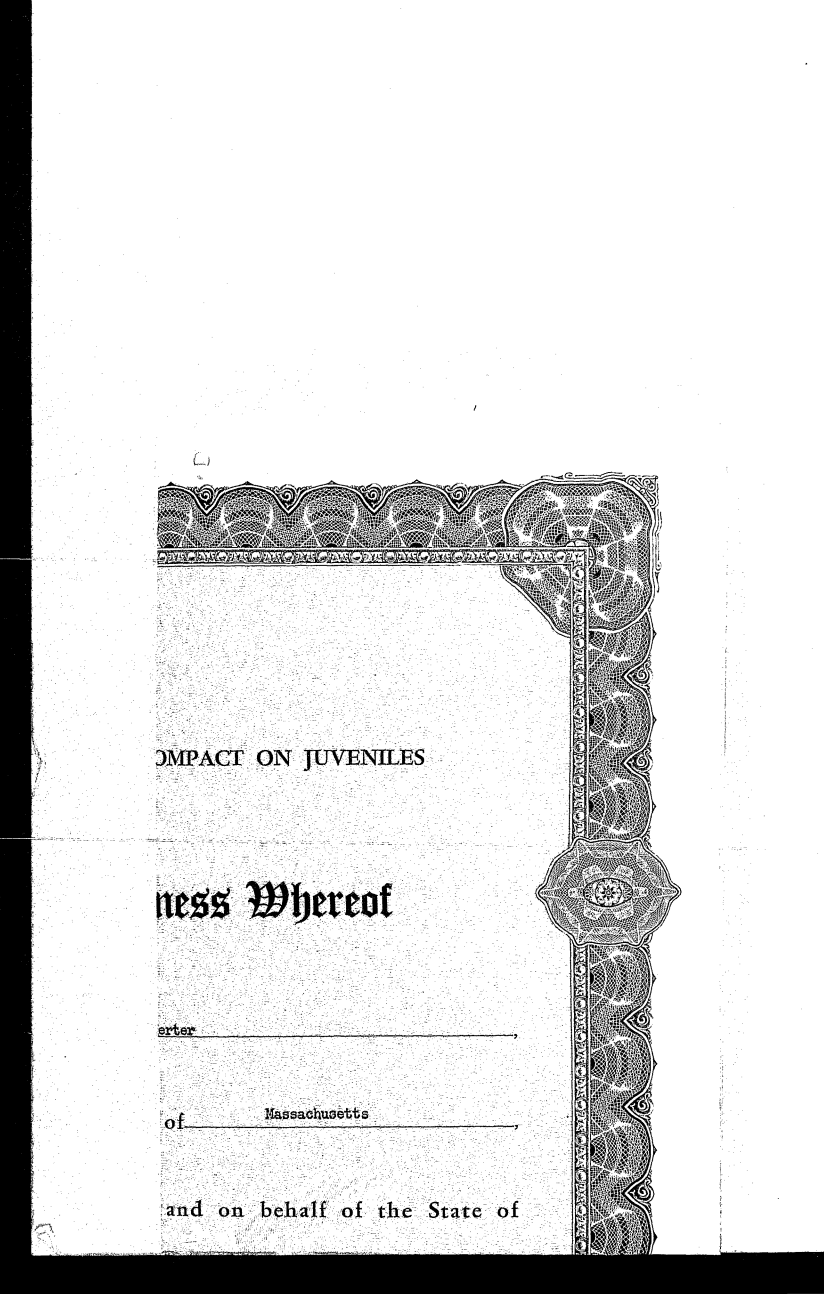
## In Witness Whereof

Christian A

Governor of the State of Massachusetts

A Strange

have set my hand for and on behalf of the State of



OMPACT ON JUVENILES mess Whereof Herter Massachusetts of : and on behalf of the State of \_\_\_\_and affixed the Seal of said تيجي ويوالها والوياسي \_day of November\_\_\_\_, A. D. 19\_55.\_\_\_\_ 11-Governor ATTEST DERATE Secretary of State STATE OF LIVINESOTA DEPARTMENT OF STATE MULTINES DD AUG 1 5 1957 Januar L. Association 10 Children and Children The Brank Mark Ô UTROIN U.S.A.

IN WITNESS WHEREOF, we, Edward V. Long, E. Gary Davidson, and Raymond B. Hopfinger, Commissioners appointed by the Governor of the State of Missouri, by and with the advice and consent of the Senate, to enter into the foregoing Interstate Compact on Juveniles on behalf of the State of Missouri, and John M. Dalton, Attorney General of the State of Missouri, pursuant to authority conferred upon us by Senate Bill No. 259 of the 68th General Assembly, hereunto set our hands for and on behalf of the State of Missouri this <u>26th</u> day of <u>APRIL</u>, A. D., 1956.

Edward 1 Commissioner

Commissioner

miss ner

STATE OF MINNESOTA DEPARTMENT OF STATE H' II IL HID AUG 1 5 1957 Januar & Associate Secretary of State

Attorney General

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| INTERSTATE COMPACT ON JUVENILES   |   |
|---|---|
|   |   |
| In Witness Whereof  | Ś |
|   |   |
| <u>CHARLES H. RUSSELL</u> ,   |   |
| Governor of the State of <u>NEVADA</u> ,                                    |   |
| have set my hand for and on behalf of the State of                          |   |
| and affixed the Seal of said  |   |
| State this 6TH day of MAY, A. D. 19 57                                      |   |
|   |   |
| Charles N. Munel<br>Governor  |   |
|   |   |
| ATTEST:   |   |
| John Mont<br>Secretary of State   |   |
| STATE OF ESIMINESOTA<br>DEPARTMENT OF STATE<br>IV U L DE DD<br>AUG 1 5 1957 | 1 |
| Surger L. Daron Secretary of State  |   |
| D G G G G G G G G G G G G G G G G G G G                                     |   |

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In Witness Whereof

CHARLES H, RUSSELL

Governor of the State of <u>NEVADA</u>

have set my hand for and on behalf of the State of

NEVADA and affixed the Seal of said

State this 6TH day of MAY, A. D. 19.57

Hade X. Kumel Governor



#### In Witn

CHARLES

Governor of the State o

have set my hand for a:

NEVADA

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#### IPACT ON JUVENILES

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## ess Whereof

H, RUSSELL

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NEVADA

nd on behalf of the State of

\_and affixed the Seal of said

IPACT ON JUVENILES ess Whereof H, RUSSELL NEVADA nd on behalf of the State of \_and affixed the Seal of said y of MAY, A. D. 19\_57\_\_\_ 12 Governor ATTEST: An Sto Secretary of State STATE OF EMPIRESOTA DEPARTMENT OF STATE IF II IL IF ID AUG 1 5 1957 Janeper L. Aanon Secretary of State

In Witness Whereof

LANE DWINELL

Governor of the State of <u>NEW HAMPSHIRE</u>

have set my hand for and on behalf of the State of

NEW HAMPSHIRE

\_\_\_\_\_and affixed the Seal of said

-land In

State this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 19\_57\_\_\_\_

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BARGENTRE CHARGENTRE

Deputy Secretary of State

STATE OF ELEMENTA COMMENTED OF STATE FOR US ES ED AUG 1 5 1957 Jansar R. Slamonum

Governor

Secretary of State

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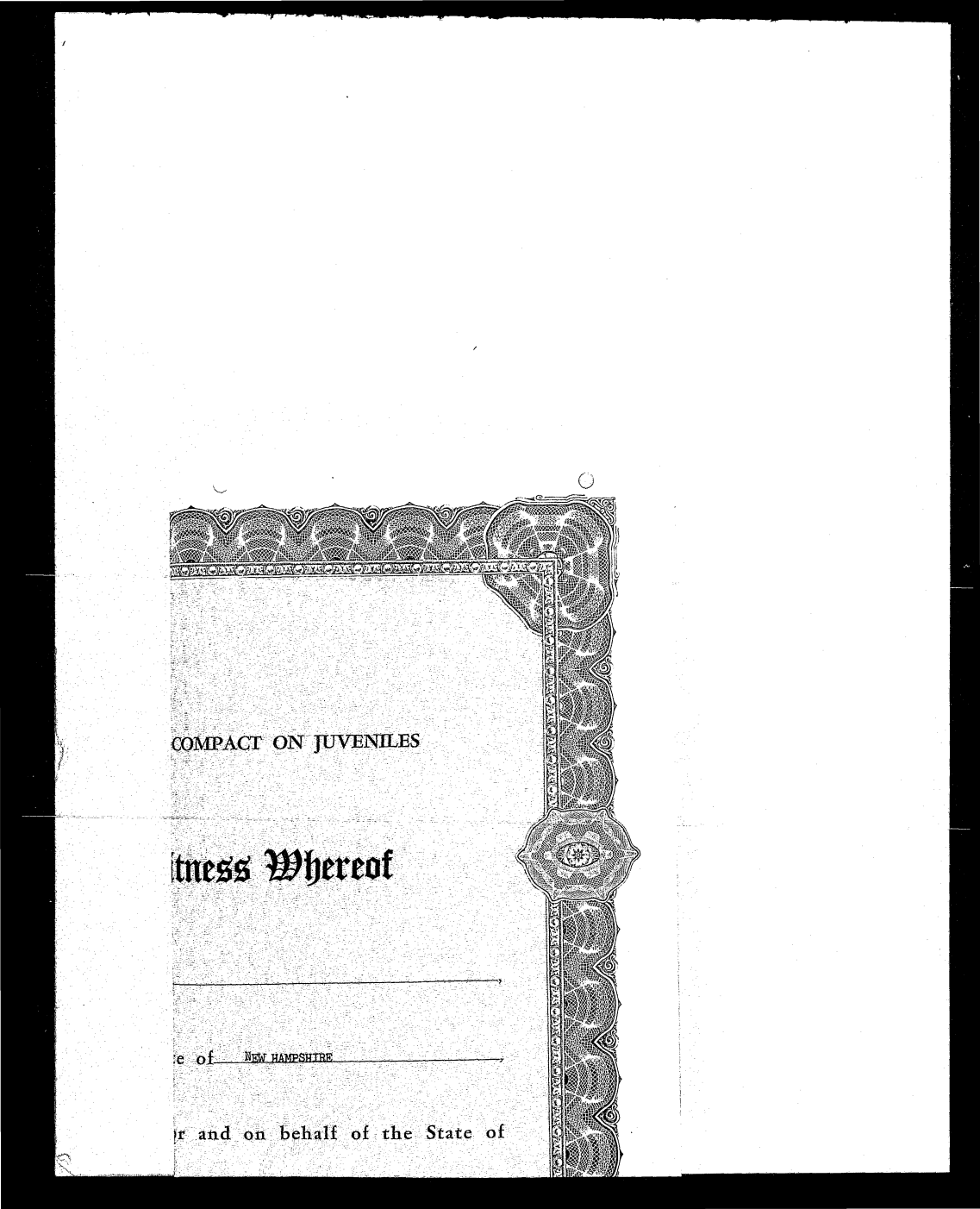
LITHO IN U.S.A

#### In Witness Whereof

LANE DWINELL

Governor of the State of <u>NEW HAMPSHIRE</u>

have set my hand for and on behalf of the State of



#### COMPACT ON JUVENILES

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#### NEW HAMPSHIRE of\_

and on behalf of the State of

\_\_\_\_and affixed the Seal of said

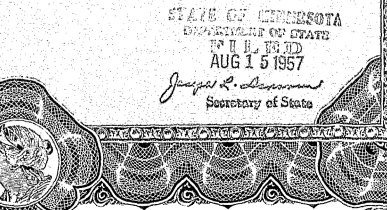
day of \_\_\_\_\_, A. D. 19\_57\_

-land Governor

ATTEST:

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K< Non Deputy Secretary of State



LITHO IN U.S.A

INTERSTATE COMPACT ON JUVENILES In Witness Whereof ROBERT B. MEYNER Governor of the State of <u>NEW JERSEY</u> have set my hand for and on behalf of the State of \_\_\_\_\_and affixed the Seal of said NEW JERSEY State this 28th day of October, A. D. 1955. Kabert B. Meyner Governor ATTEST: Edward ( al Secretary of State STATE OF GENNESOTA T OF STATE AUG 1 5 1957 12mar dull Q 5 GOOES LITHO IN U.S.A 961/2 13441

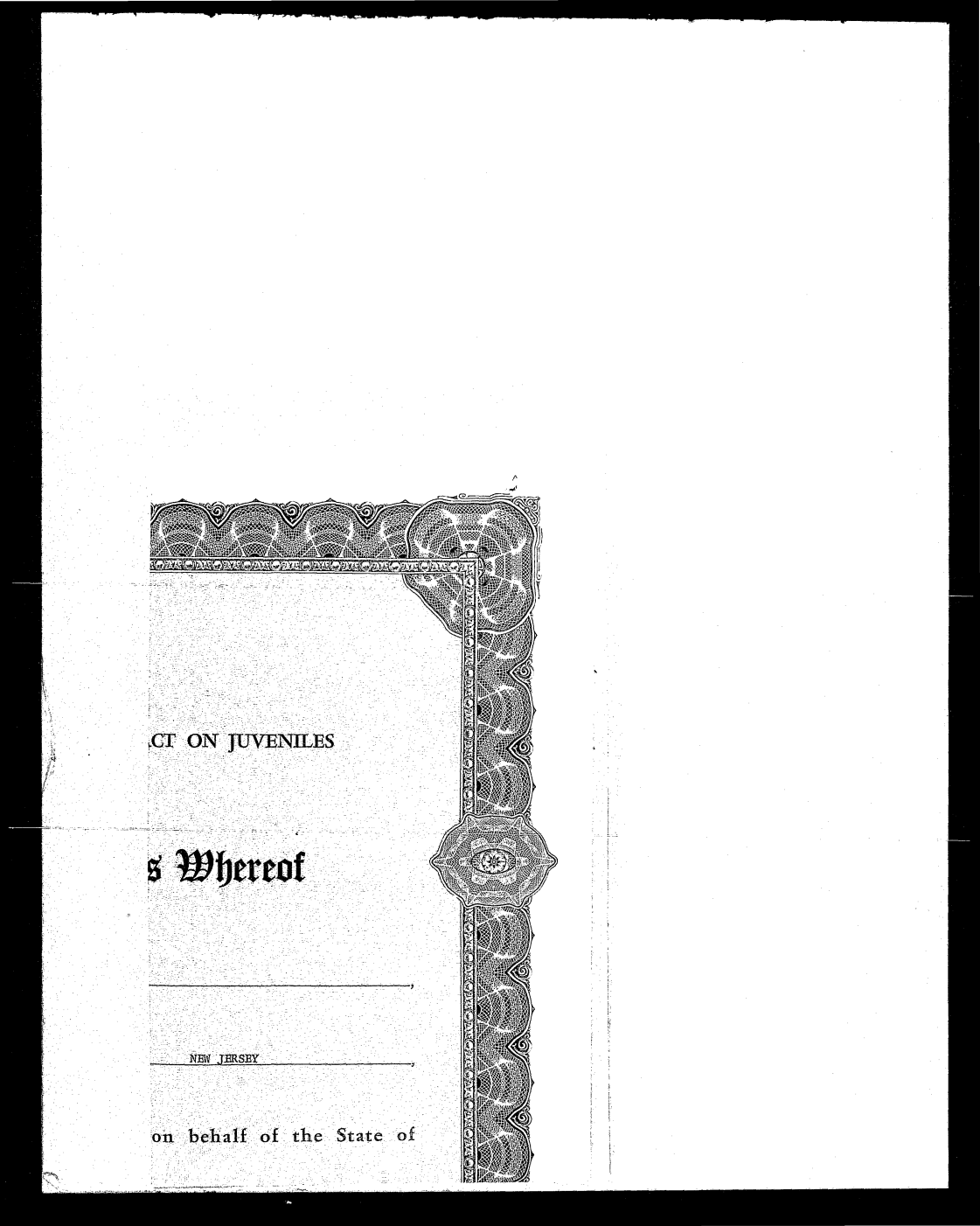
# In Witness Whereof

ROBERT B. MEYNER

Governor of the State of <u>NEW</u>

have set my hand for and on behalf of the State of

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## .CT ON JUVENILES

# s Whereof

NEW JERSEY

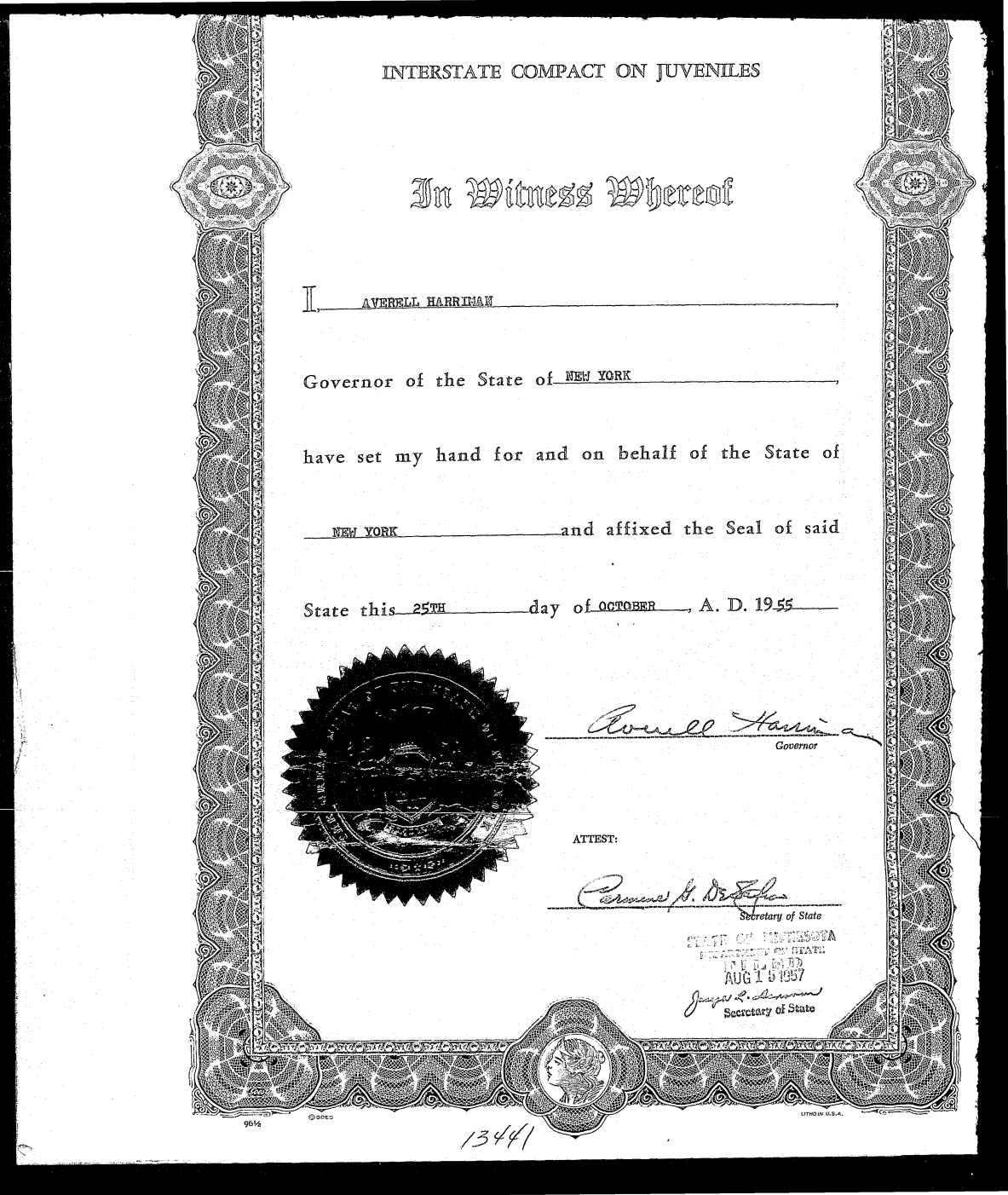
on behalf of the State of d affixed the Seal of said

f\_October\_\_\_, A. D. 19.55.\_\_\_

They B. Meyner Governor

ITEST:

Elmard Star Secretary of State STATE OF DIFINESOTA DEPARTMENT OF STATA F IL IL, 186 ILD AUG 1 5 1957 Ampar L. L 0 SPERMER N. N. LITHO IN U.S.A

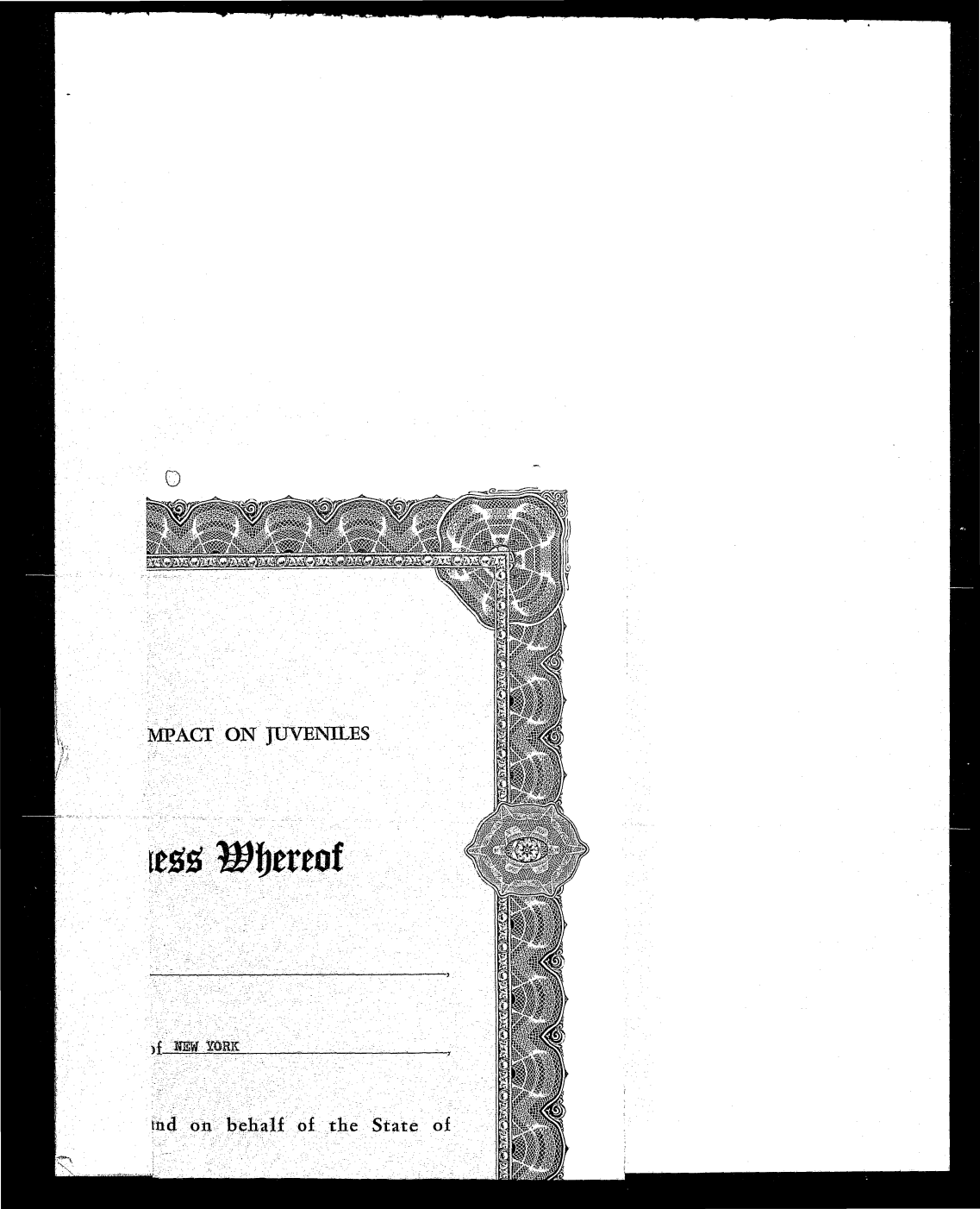


# In Witness Whereof

AVERELL HARRIMAN

Governor of the State of NEW YORK

have set my hand for and on behalf of the State of



## MPACT ON JUVENILES

# less Whereof

ind on behalf of the State of

\_and affixed the Seal of said

ay of october\_\_\_\_, A. D. 19.55\_

Could Harring Governor

ATTEST:

) [ NEW YORK

Zerence' H. D. Sefres Sebretary of State

SEATE OF CREESOTA DELASTREESE OF STATE TO I I IS IND AUG 1 5 1957 Jasye L. Acrossed Secretary of State

HILLY CAME

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| - |           | INTERSTATE COMPACT ON JUVENILES   | 3 |
|---|-----------|---|---|
|   |           | In Witness Whereof  |   |
|   | • (1) I   | C. WILLIAM O'NETLL.   |   |
|   |           | vernor of the State of <u>OHIO</u> ,<br>e set my hand for and on behalf of the State of       |   |
|   |           | OHIOand affixed the Seal of said  |   |
|   | Stat      | te this <u>8th</u> day of <u>JULY</u> , A. D. 1957  |   |
|   |           | C. Willeam Phile<br>Governor  |   |
|   |           | ATTEST;<br><u>JETZI Adasten</u><br><u>Secretary of State</u>                                  |   |
|   |           | THE CE ENDERSOTA<br>THE CE ENDERSOTA<br>AUG 1 5 1957<br>Jungar & Longon<br>Secretary of State |   |
|   | 96½ Oct 3 |   |   |



# In Witness Whereof

WTTT, TAM

O'NETT

OHIO

Governor of the State of\_\_\_\_\_

have set my hand for and on behalf of the State of

COMPACT ON JUVENILES

# itness Whereof

C. WILLIAM O'NETLL

ite of\_\_\_\_\_

OHIO

or and on behalf of the State of

|               | -    |     |   |    |   |   |   | • | : 11 |   |    |    |    |   | i. | - ji |  |
|---------------|------|-----|---|----|---|---|---|---|------|---|----|----|----|---|----|------|--|
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Kimess Whereof

C. WILLIAM O'NEILL

ite of <u>OHIO</u>

or and on behalf of the State of

\_\_\_\_and affixed the Seal of said

\_day of \_\_\_\_\_, A. D. 1957\_\_\_\_

C. Willeson Phin Governor

ATTEST:

ated al adroum Secretary of State

STATE OF EXEMPSOTA DEPARTMENT OF STATE FOR D. P. TO AUG 1 5 1957 Jesper L. Demonstan Secretary of State (7)(P))+YK (d)

LITHOIN U.S.A.

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INTERSTATE COMPACT ON JUVENILES In Witness Whereof George M. Leader Governor of the State of Pennsylvania have set my hand for and on behalf of the State of Pennsylvania \_and affixed the Seal of said State this 7th day of Febguary, A. D. 1956 Ingen; Leader Governor ATTEST: Veuref .! Secretary of State ETATE OF ELEMENTA V GTATE AUG 1 5 1957 regar & demonstra Secretary of State 1680 DATE CONTRACTOR OF THE GOES 961⁄2 LITHOIN U.S.A 13441

aan M

# In Witness Whereof

George M. Leader

Governor of the State of Pennsylvania

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have set my hand for and on behalf of the State of

**DMPACT ON JUVENILES** 

# ness Whereot

ge M. Leader

of Pennsylvania

and on behalf of the State of

### IMPACT ON JUVENILES

ness Whereof

ge M. Leader

of\_\_\_ Pennsylvania

and on behalf of the State of

and affixed the Seal of said

day of Febguary, A. D. 1956 Ungenj lade Governor

ATTEST: Meurife.1. Val Secretary of State CTATE OF INTERESOTA DEMATCHENT OF STATE FT I J. EN ID AUG 1 5 1957

JAYA (名本)上YY 71(中))]-YA (名中)

apple & discourse Secretary of State

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In Witness Whereof

<u>DENNIS J. ROBERTS</u>

RHODE ISLAND AND Governor of the State of PROVIDENCE PLANTATIONS

have set my hand for and on behalf of the State of

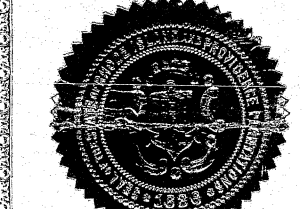
RHODE ISLAND AND PROVIDENCE PLANTATIONS and affixed the Seal of said

State this TWENTY-FIRST day of MAY ...., A. D. 19-57

A CARGO

AT B

Governor



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ATTEST Thu ,

Sectétary of State STATE OF HINNESOTA EDPLOTIMENT OF STATE AUG 1 5 1957

yas 2. Asnown Secretary of State

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# In Witness Whereof

J.

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Π

RHODE ISLAND AND Governor of the State of <u>Providence Plantations</u>

DENNTS

RHODE ISLAND AND

have set my hand for and on behalf of the State of

TE COMPACT ON JUVENILES

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# Vitness Whereof

LNIS J. ROBERTS

RHODE ISLAND AND State of Providence Plantations

for and on behalf of the State of

## COMPACT ON JUVENILES

ilmess Whereof

IS J. ROBERTS

RHODE ISLAND AND Ite of <u>Providence Plantations</u>

or and on behalf of the State of

s\_\_\_\_and affixed the Seal of said

r\_day of Max, A. D. 19\_57\_\_\_\_

Governor

ATTEST all. Secretary of State

STATE OF EINNESOTA DESARTHSENT OF STATE IF I TATE ID AUG 1 5 1957 Jacque R. Aanon Secretary of State

IOIN U.S.A.

A THE STATE

In Witness Whereof

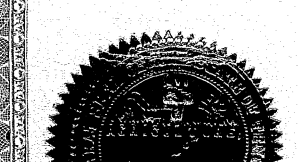
FRANK G. CLEMENT

Governor of the State of TENNESSEE

have set my hand for and on behalf of the State of

TENNESSEE and affixed the Seal of said

State this 31 day of OCTOBER, A. D. 19 55



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ATTEST: Secretary of State STATE:

AUG 1 5 1957 June R. Association Secretary of State

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# In Witness Whereof

FRANK G. CLEMENT

Governor of the State of TENNESSEE

have set my hand for and on behalf of the State of

## **FE COMPACT ON JUVENILES**

# Vitness Whereof

CLEMENT

State of <u>TENNESSEE</u>

d for and on behalf of the State of

TE COMPACT ON JUVENILES



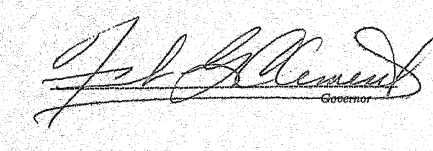
GLEMENT

State of TENNESSEE

l for and on behalf of the State of

and affixed the Seal of said

day of october, A. D. 19\_5



ATTEST Secretary of State

CERCENCE AND A STAL TILE D AUG 1 5 1957 Space of all 22.518 B 0 Secretary of State (Maga NYACONTRODUCED NUCLEUR 

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|                       | TERSTATE CO  | · · · ·  | <b>.</b>           |                        |  |
|-----------------------|--------------|--|--------------------|------------------------|--|
|                       | In Wit       | mess Æ   | Hereof             |                        |  |
| T,                    |              | J. BRACKEN LE  |                    |                        | NVIC)NY  |
| ,                     |              |  |                    | ,<br>                  |  |
| Governor              | of the State | of   | UTAH               | <b>-</b> ,             | CONTROL NO   |
| have set 1            | ny hand for  | and on be  | half of th         | e State of             | NCPHON N   |
|                       | UTAH         | and affi   | xed the Se         | al of said             | N. C. MARCEN   |
| State this-           | TWENTIETH    | day of <u>oc</u> r   | <u>ober</u> , A. D | . 19_55                | Clark Clark  |
|                       |              |  |                    | $\mathcal{A}$          | NUCLEUR  |
|                       |              | for the second s | Eachann            | <u>Lll</u><br>Governor | MIC INVICION   |
|                       |              |  |                    |                        |  |
|                       |              | ATTEST:  | a suo ann          |                        | Concorner of the second se |
|                       |              | <u> </u>   | <u>at 100</u><br>s | ecretary of State      |  |
|                       |              |  | Jacquel of.        | I 5 1957<br>Acron      |  |
| Christen and Christel |              | (B)  |                    | tary of State          |  |

End I

# In Witness Whereof

J. BRACKEN LEE

Governor of the State of\_\_\_\_\_

UTAH

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have set my hand for and on behalf of the State of

and affixed the Seal of said

UTAH

## E COMPACT ON JUVENILES

# Vitness Whereof

J. BRACKEN LEE

tate of\_\_\_\_

for and on behalf of the State of

UTAH

and affixed the Seal of said

### TE COMPACT ON JUVENILES

## **Vitness Whereof**

#### J. BRACKEN LEE

tate of\_\_\_\_\_

S.M.

for and on behalf of the State of

UTAH

and affixed the Seal of said

H\_\_\_\_day of <u>october</u>, A. D. 19\_55\_\_\_\_

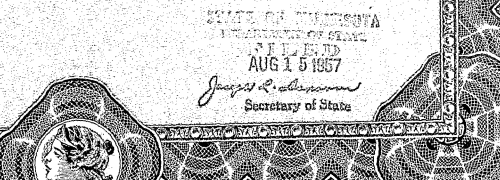
Graf Mann N Governor

ATTEST: Langet Flowerto

Secretary of State

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LITHO IN U.S.A

| INTERSTATE COMPACT ON JUVENILES  |                           |
|--|---------------------------|
| In Witness Whereof   |                           |
| THOS. B. STANLEY,  | Contraction of the second |
| Governor of the State of <u>VIRGINIA</u> ,   |                           |
| have set my hand for and on behalf of the State of   |                           |
| VIRGINIA and affixed the Seal of said  |                           |
| State this <u>5th</u> day of <u>July</u> , A. D. 19 <u>56</u>  |                           |
| Covernop   |                           |
| ATTEST:  |                           |
| Secretary of State<br>Secretary of State   | TA                        |
| AUE 1 5 1957<br>Jungas & Limmun<br>Secretary of State<br>Michigan Control Michigan |                           |
| 9612<br>9612<br>9512<br>9512<br>9512<br>9512<br>9512<br>9512<br>9512<br>95   |                           |

- Carl

# In Witness Whereof

THOS. B. STANLEY

Governor of the State of\_\_\_\_\_

VIRGINIA

have set my hand for and on behalf of the State of

VIRGINIA and affixed the Seal of said

## **FE COMPACT ON JUVENILES**

# Vitness Whereof

THOS. B. STANLEY

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State of \_\_\_\_\_ VIRGINIA

for and on behalf of the State of

and affixed the Seal of said

#### **FE COMPACT ON JUVENILES**

# Vitness Whereof

THOS. B. STANLEY

CAN S

State of <u>VIRGINIA</u>

for and on behalf of the State of

and affixed the Seal of said

\_\_\_\_\_day of \_\_\_\_\_, A. D. 19\_56\_\_\_\_

Pros Blanley Governog

ATTEST: Juntes Bell Como Secretary of State

STATE OF LILINESOTA In AMERICAN OF STATE F I IL, I. 10) AUG 1 5 1957 Jangur & Secretary of State Secretary of State

LITHO IN U.S.

INTERSTATE COMPACT ON JUVENILES In Witness Whereof ALBERT D. ROSELLINI Governor of the State of <u>WASHINGTON</u> have set my hand for and on behalf of the State of and affixed the Seal of said WASHINGTON State this \_\_\_\_\_ day of August \_\_\_\_, A. D. 1957\_ Governor ATTEST: anna DEPPET Secretary of State DEPENDER OF FILMENISONA DEPENDENCE OF MARKE TO F F. (5.70) AUG 1 5 1957 A L. alexand Secretary of State NUCORUCONUCONUCONUCONUCONUCONUC Ô œ A B North A © GOES LITHO IN U.S.A. 961⁄2 [344]

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# In Witness Whereof

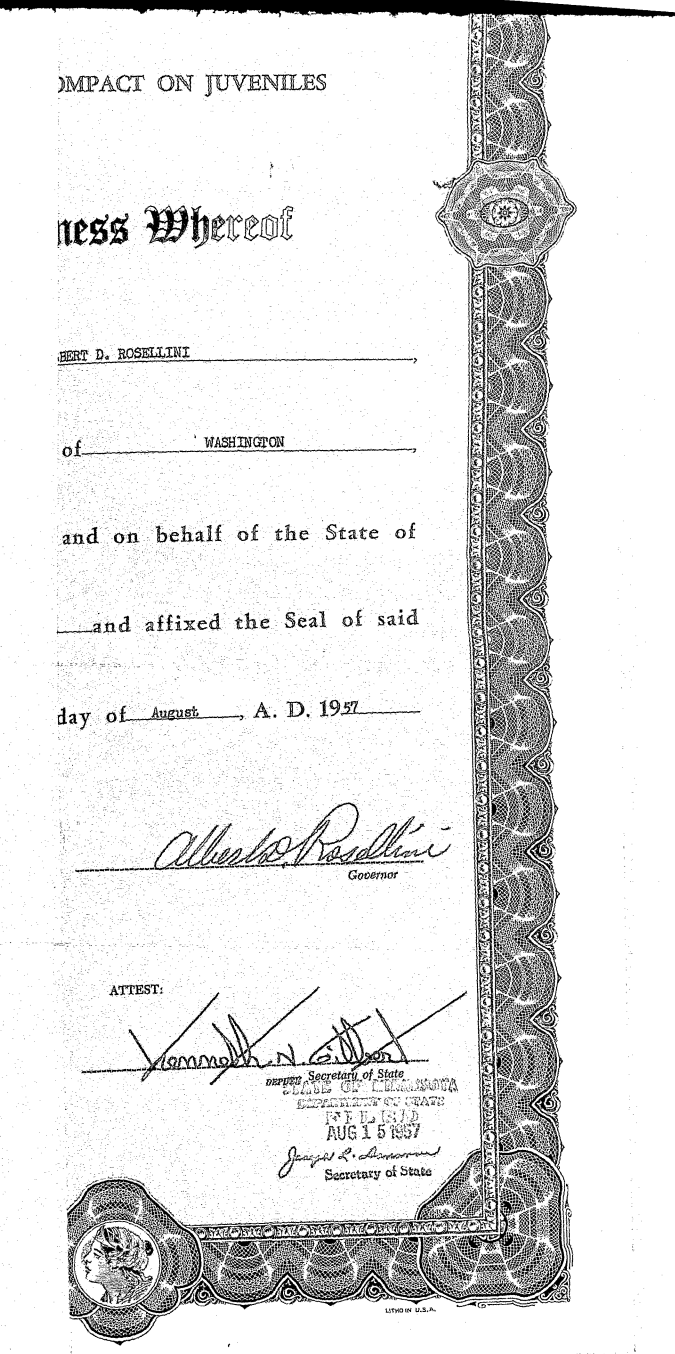
ALBERT D. ROSELLINI

Governor of the State of\_\_\_\_\_

have set my hand for and on behalf of the State of

MASHINGTON and affixed the Seal of said

WASHINGTON



#### ASSOCIATION OF JUVENILE COMPACT ADMINISTRATORS

Secretariat THE COUNCIL OF STATE GOVERNMENTS

> Plaaso reply to: COUNCIL OF STATE GOVERNMENTS EASTERN REGIONAL OFFICE 36 W. 44th ST. NEW YORK 36, NEW YORK MUrray Hill 7-0559

#### July 1, 1966

TO: GOVERNORS OF ALL STATES SIGNATORY TO THE INTERSTATE COMPACT ON JUVENILES

We are enclosing the ratification document for the Interstate Compact on Juveniles from the State of Maryland.

This official evidence of membership in the Compact should be filed in your state's archives with the ratification pages of the other signatory states which we have already sent to you. We will be sending you additional pages as new states join the Compact.

In addition to ratifying the basic Compact, Maryland adopted the Optional Runaway Article and the Rendition Amendment. Ratification documents for these provisions are enclosed for Governors of states which have adopted them. Maryland also adopted the Out-of-State Confinement Amendment. No official exchange of ratification documents is necessary for this Amendment.

A copy of this letter is being sent to your State's Juvenile Compact Administrator so that he may add this new information to the list he already has of states participating in the Compact.

We would appreciate acknowledgment of receipt of this document.

Sincerely,

" hederics

William L. Frederick For the Secretariat

WLF:es Enc.

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CSG/NYO/100



#1344 STATE OF MINNESOTA DEPARTMENT OF STATE FILED JUL 6 - 1966

Jacish Laboration Secretary of State

| INTERSTATE   | COMPACT | $\mathbb{ON}$ | TUV            | END | LES |
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J. MILLARD TAWES

Governor of the State of <u>Maryland</u>

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have set my hand for and on behalf of the State of

Maryland and affixed the Seal of said

State this 17th day of June, A. D. 1966

Sth. ecaro Joeus Governor

ATTEST:

Gland L. M

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Secretary of State

STATE OF MINNESOTA DEPARTMENT OF STATE FILED JUL 6 - 1966

Joursk Lolonson Secretary of State

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LITHO IN U.S.

| INTERSTATE COMPACT ON JUVENILES  |  |
|--|--|
| In Witness Whereof   |  |
| I. MILLARD TAWES   |  |
| Governor of the State of Maryland<br>have set my hand for and on behalf of the State |  |

ERSTATE COMPACT ON JUVENILES

# In Witness Whereof

J. MILLARD TAWES

the State of Maryland

hand for and on behalf of the State of

#### ERSTATE COMPACT ON JUVENILES

In Witness Whereof

#### J. MILLARD TAWES

the State of <u>Maryland</u>

hand for and on behalf of the State of

and affixed the Seal of said

day of June, A. D. 1966 <u>17th</u>

Milcor Faluer Governor

ATTEST:

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Secretary of State

Secretary of Stafe

STATE OF MINNESOTA DEPARTMENT OF STATE FILED JUL 6 - 1966 Joseph Landoner

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INTERSTATE COMPACT ON JUVENILES

In Witness Whereof

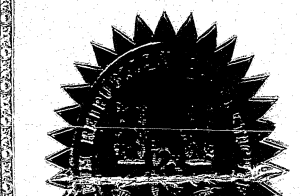
Abraham Ribicoff

Governor of the State of Connecticut

have set my hand for and on behalf of the State of

Connecticut and affixed the Seal of said

State this and day of October, A. D. 1957\_\_\_\_



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ATTEST:

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STATE OF MINNESOTA DEPARTMENT OF STATE IF II IL IE ID OCT 1 6 1957 Jungar R. Annound Secretary of State

MARK MANAGE MARK 134

LITHOIN U.S.A

INTERSTATE COMPACT ON JUVENILES

# In Witness Whereof

I. Abraham Ribicoff Governor of the State of Connecticut

have set my hand for and on behalf of the State of

Connecticut

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\_and affixed the Seal of said

COMPACT ON JUVENILES itness Whereof n Ribicoff are of Connecticut for and on behalf of the State of الم من من الم الم من من الم

COMPACT ON JUVENILES

## litness Whereof

are of Connecticut

for and on behalf of the State of

and affixed the Seal of said

\_\_day of October, A. D. 1957\_\_\_

an Colla Governor

ATTEST:

milder P. alle Secretary of State

STATE OF MINNESOTA Department of state IF I IL IE ID OCT 1 6 1957 Janeshe R. Marson Secretary of State (Addited) WALL WALL Ĝ

LITHOIN U.S.A.

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# 13441

#### THE COUNCIL OF STATE GOVERNMENTS

Eastern Regional Office - 522 Fifth Avenue, New York 36, New York

Sc. tember 9, 1957

HEADQUARTERS OFFICE 1313 East Sixtioth Street Chicago 37, Illinois

TO GOVERNORS OF STATES SIGNATORY TO THE INTERSTATE COMPACT ON JUVENILES:

We are enclosing ratification documents for the Interstate Compact on Juveniles from the following states:

#### Indiana Florida

This official evidence of membership in the Compact should be filed in your state's archives with the ratification pages of the other signatory states which we have already sent to you. We will be sending you additional pages as new states join the compact.

A copy of this letter is being sent to your State's Juvenile Compact Administrator.

Sincerely, 6.20 B. E. Crihfield Eastern Representative

P. S. The Indiana Enabling Act made the Compact effective without execution by the Governor, but the attached document should be kept in your state's archives for evidential purposes.

STATE OF MINNESOTA DEPARTMENT OF STATE FILED SEP 1 3 1957 Jacque L. Amonn Scoretary of State

#### STATE OF INDIANA EXECUTIVE DEPARTMENT INDIANAPOLIS

FOR:

#### INTERSTATE COMPACT ON JUVENILES

#### TO ALL TO WHOM THESE PRESENTS MAY COME, GREETING:

WHEREAS,

pursuant to Section No. 3, Chapter No. 98, of the Indiana Acts of 1957, I, Harold W. Handley, Governor of the State of Indiana, do hereby designate Paul L. Myers, Chairman of the Indiana State Board of Correction, as the Indiana Compact Administrator for the Interstate Compact on Juveniles, and do hereby affirm that the State of Indiana is a party to said Interstate Compact on Juveniles with any other state or states legally joining therein.



SECRETARY O

BY THE GOVERNOR

IN TESTIMONY WHEREOF, I HAVE HEREUNTO SET MY HAND AND CAUSED TO BE AFFIXED THE GREAT SEAL OF THE STATE OF INDIANA, AT THE CAPITOL, IN THE CITY OF INDIANAPOLIS, THIS 12th DAY OF JUNE

1957.

farold I GOVERNOR OF

OF STATE DESCRICT

STATE OF MINNESOTA DEPARTMENT OF STATE F I L E D SEP 1 3 1957 Jacuar & Associate Beeretary of State

| INTERSTATE | COMPACT ON | JUVENILES |
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In Witness Whereof

LeRoy Collins

Florida

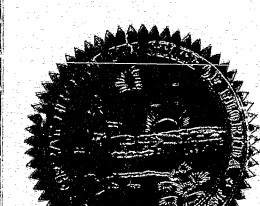
Governor of the State of Florida

have set my hand for and on behalf of the State of

and affixed the Seal of said

State this 22nd day of August , A. D. 19\_57

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ATTEST:

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Secretary of State

STATE OF MINNESOTA DEPARTMENT OF STATE FILED SEP131957 Januar C. Auronne Secretary of State

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LITHON U.S.A.

### INTERSTATE COMPACT ON JUVENILES

# In Witness Whereof

LeRoy Collins

Com's

Governor of the State of Florida

have set my hand for and on behalf of the State of

## TE COMPACT ON JUVENILES

# Vitness Whereof

for and on behalf of the State of

State of Florida

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| Vitness  | Whereof                  |
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|  | Florida                  |
| State of   |                          |
| for and or   | n behalf of the State of |
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Governor

ATTEST: Secretary of State

STATE OF MINNESOTA DEPARTMENT OF STATE FILED SEP131957 SEP 1 5 1957 Jasy & Samon Secretary of State 

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# 13441

#### THE COUNCIL OF STATE GOVERNMENTS

Eastern Regional Office - 522 Fifth Avenue, New York 36, New York

October 9, 1957

HEADQUARTERS OFFICE 1313 East Sixtieth Street Chicago 37, Illinois

#### TO GOVERNORS OF STATES SIGNATORY TO THE INTERSTATE COMPACT ON JUVENILES:

We are enclosing ratification documents for the Interstate Compact on Juveniles from the following states:

#### Connecticut Wisconsin

This official evidence of membership in the Compact should be filed in your state's archives with the ratification pages of the other signatory states which we have already sent to you. We will be sending you additional pages as new states join the compact.

A copy of this letter is being sent to your State's Juvenile Compact Administrator.

#### Sincerely,

B.E. Cinhfield

B, E. Crihfield Eastern Representative

P. S. The Wisconsin Enabling Act made the Compact effective without execution by the Governor, but the attached document should be kept in your state's archives for evidential purposes.

UNITED STATES OF AMERICA THE STATE OF WISCONSIN DEPARTMENT OF STATE

TO ALL TO WHOM THESE PRESENTS SHALL COME:

I, Robert C. Zimmerman, Secretary of State of the State of Wisconsin and Keeper of the Great Seal thereof, do hereby certify that the following copy of Chapter 300 of the Wisconsin Laws of 1955, but omitting the text of Articles I through XV of the Interstate Compact on Juveniles, has been compared by me with the original Enrolled Act on file in this department and that the same is a true copy thereof, and of the whole of such Act except the text of Articles I through XV of the Interstate Compact on Juveniles:

> DEPARTMENT OF STATE PUBLISHED JUL - 2 1955 WISCONSIN

/No. 583, A.7

#### CHAPTER 300, LAWS OF 1955

#### AN ACT

AN ACT to create 48.991 to 48.997 of the statutes, relating to an interstate compact on juveniles and conferring rule-making powers.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 48.991 to 48.997 of the statutes are created to read:

48.991 INTERSTATE COMPACT ON JUVENILES. The following compact, by and between the state of Wisconsin and any other state which has or shall hereafter ratify or legally join in the same, is ratified and approved:

INTERSTATE COMPACT ON JUVENILES

The contracting states solemnly agree:

/Here follow Articles I through XV of the Interstate Compact on Juveniles.7 48.992 DEFINITIONS. As used in the interstate compact on juveniles, the following words and phrases have the following meanings as to this state:

(1) "Executive authority" means the compact administrator.

(2) "Appropriate court". (a) The "appropriate court" of this state to issue a requisition under Article IV of the compact is the juvenile court of the county of the petitioner's residence, or, if the petitioner is a child welfare agency, the juvenile court of the county where it has its principal office, or, if the petitioner is the state department of public welfare, any juvenile court in the state.

(b) The "appropriate court" of this state to receive a requisition under Article IV or V of the Compact is the juvenile court of the county where the juvenile is located.

48.993 JUVENILE COMPACT ADMINISTRATOR. (1) Pursuant to the interstate compact on juveniles, the governor is authorized to designate an officer or employe of the state department of public welfare to be the compact administrator, who, acting jointly with like officers of other party states, shall promulgate rules to carry out more effectively the terms of the compact. He shall serve subject to the pleasure of the governor. Whenever there is a vacancy in the office of compact administrator or in the case of his absence or disability, his functions shall be performed by the director of the division of corrections of the state department of public welfare, or other employe designated by the director of the department. The compact administrator is authorized to co-operate with all departments, agencies and officers of and in the government of this state and its political subdivisions in facilitating the proper administration of the compact or of any supplementary agreement entered into by this state thereunder.

(2) The compact administrator shall determine for this state whether to receive juvenile probationers and parolees of other states pursuant to Article VII of the interstate compact on juveniles and shall arrange for the supervision of each such probationer or parolee so received, either by the state department of public welfare or by a person appointed to perform supervision service for the juvenile court of the county where the juvenile is to reside, whichever is more convenient. Such persons shall in all such cases make periodic reports to the compact administrator regarding the conduct and progress of such juveniles.

48.994 SUPPLEMENTARY AGREEMENTS. The state department of public welfare is authorized to enter into supplementary agreements with appropriate officials of other states pursuant to Article X of the interstate compact on juveniles. In the event that such supplementary agreement requires or contemplates the use of any institution or facility of this state or the provision of any service by this state, said supplementary agreement shall have no effect until approved by the department or agency under whose jurisdiction said institution or facility is operated or which shall be charged with the rendering of such service. 48.995 FINANCIAL ARRANGEMENTS. The expense of returning juveniles to this state pursuant to the interstate compact on juveniles shall be paid as follows:

(1) In the case of a runaway under Article IV, the court making the requisition shall inquire summarily regarding the financial ability of the petitioner to bear the expense and if it finds he is able to do so, shall order that he pay all such expenses; otherwise the court shall arrange for the transportation at the expense of the county and order that the county reimburse the person, if any, who returns the juvenile, for his actual and necessary expenses; and the court may order that the petitioner reimburse the county for so much of said expense as the court finds he is able to pay. If the petitioner fails, without good cause, or refuses to pay such sum, he may be proceeded against for contempt.

(2) In the case of an escapee or absconder under Article V or Article VI, if the juvenile is in the legal custody of the state department of public welfare it shall bear the expense of his return; otherwise the appropriate court shall, on petition of the person entitled to his custody or charged with his supervision, arrange for the transportation at the expense of the county and order that the county reimburse the person, if any, who returns the juvenile, for his actual and necessary expenses. In this subsection "appropriate court" means the juvenile court which adjudged the juvenile to be delinquent or, if the juvenile is under supervision for another state under Article VII of the compact, then the juvenile court of the county of the juvenile's residence during such supervision.

(3) In the case of a voluntary return of a runaway without requisition under Article VI, the person entitled to his legal custody shall pay the expense of transportation and the actual and necessary expenses of the person, if any, who returns such juvenile; but if he is financially unable to pay all the expenses he may petition the juvenile court of the county of the petitioner's residence for an order arranging for the transportation as provided in sub. (1). The court shall inquire summarily into the financial ability of the petitioner and, if it finds he is unable to bear any or all of the expense, the court shall arrange for such transportation at the expense of the county and shall order the county to reimburse the person, if any, who returns the juvenile, for his actual and necessary expenses. The court may order that the petitioner reimburse the county for so much of said expense as the court finds he is able to pay. If the petitioner fails, without good cause, or refuses to pay such sum, he may be proceeded against for contempt.

48.996 FEES. Any judge of this state who appoints counsel "or a guardian ad litem pursuant to the provisions of the interstate compact on juveniles may, in his discretion, allow a reasonable fee to be paid by the county on order of the court.

48.997 RESPONSIBILITIES OF STATE DEPARTMENTS, AGENCIES AND OFFICERS. The courts, departments, agencies and officers of this state and its political subdivisions shall enforce the interstate compact on juveniles and shall do all things appropriate to the effectuation of its purposes which may be within their respective jurisdictions. SECTION 2. This act shall be effective on passage and publication or upon enactment by Congress of an act or resolution consenting to the states entering into a compact such as is set out in SECTION 1 of this act, whichever is later.

> /s/ Mark Catlin Jr. SPEAKER OF THE ASSEMBLY.

/s/<u>W. P. Knowles</u> PRESIDENT OF THE SENATE.

This act originated in the Assembly.

/s/ <u>Arthur L. May</u> CHIEF CLERK.

Approved 22 June, 1955.

/s/ Walter J. Kohler GOVERNOR.

STATE OF WISCONSIN ) DEPARTMENT OF STATE ) RECEIVED AND FILED

JUNE 24 1955-9:00 A.M. MRS. GLENN M. WISE SECRETARY OF STATE

And I, Robert C. Zimmerman, Secretary of State of the State of Wisconsin and Keeper of the Great Seal thereof, do hereby further certify that the following copy of Chapter 76 of the Wisconsin Laws of 1957 has been compared by me with the original Enrolled Act on file in this department and that the same is a true copy thereof, and of the whole of such act:

> DEPARTMENT OF STATE PUBLISHED MAY 10 1957 WISCONSIN

/No. 208, S.7

CHAPTER 76, LAWS OF 1957

AN ACT

AN ACT to repeal section 2 of chapter 300, laws of 1955, relating to the effective date of chapter 300, laws of 1955, and an interstate pact on juveniles, and conferring rule-making powers.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. Chapter 300, laws of 1955, section 2, is repealed.

SECTION 2. Chapter 300, laws of 1955, section 1 shall take effect upon passage and publication of this act.

/s/ W. P. Knowles PRESIDENT OF THE SENATE.

/s/ Robert G. Marotz SPEAKER OF THE ASSEMBLY.

This act originated in the Senate.

/s/ Lawrence R. Larsen CHIEF CLERK.

Approved MAY 8, 1957.

/s/ <u>Vernon W. Thomson</u> GOVERNOR.

STATE OF WISCONSIN ) DEPARTMENT OF STATE )

RECEIVED AND FILED MAY - 8 1957 - 3:45 P.M. ROBERT C. ZIMMERMAN SECRETARY OF STATE

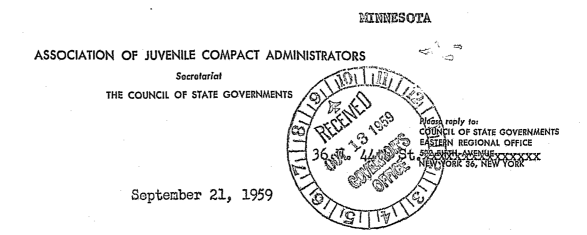


In Testimony Whereof, I have hereunto set my hand and affixed the Great Seal of the State at the Capitol, in the City of Madison, this 16th day of

Septembér, D. 1957. -8---

Secretary of State

STATE OF MINNESOTA DEPARTMENT OF STATE IF II IL IE ID OCT 1 6 1957 you R. As Secretary of State



TO GOVERNORS OF STATES SIGNATORY TO THE INTERSTATE COMPACT ON JUVENILES:

We are enclosing a ratification document for the Interstate Compact on Juveniles from the State of Hawaii. This official evidence of membership in the Compact should be filed in your state's archives with the ratification pages of the other signatory states which we have already sent to you. We will be sending you additional pages as new states join the Compact.

Your state's signature page has been transmitted to Hawaii and the Compact is now in effect between your state and Hawaii.

Sincerely,

William L. Frederick For the Secretariat

P. S. A copy of this letter is being sent to your state's Compact Administrator so that he will know the Compact can be used with Hawaii.

cc: Mr. A. Whittier Day, Administrator

STATE OF MINNESOTA DEPARTMENT OF STATE ILED UCI141959 Jacques & Jacques Secretary of State

| INTERSTATE | COMPACT | ON | JUVENILES |  |
|------------|---------|----|-----------|--|
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WILLIAM F. QUINN

Governor of the State of\_\_\_\_\_

have set my hand for and on behalf of the State of

HAWAII and affixed the Seal of said

HAWAII

State this NINTH day of SEPTEMBER, A. D. 1959.

Allean Journ Governor

STATE OF MINNESOTA DEPARTMENT OF STATE IN I L. NE ID CUI 1 4 1959 Jacopie Rollman

Secretary of State

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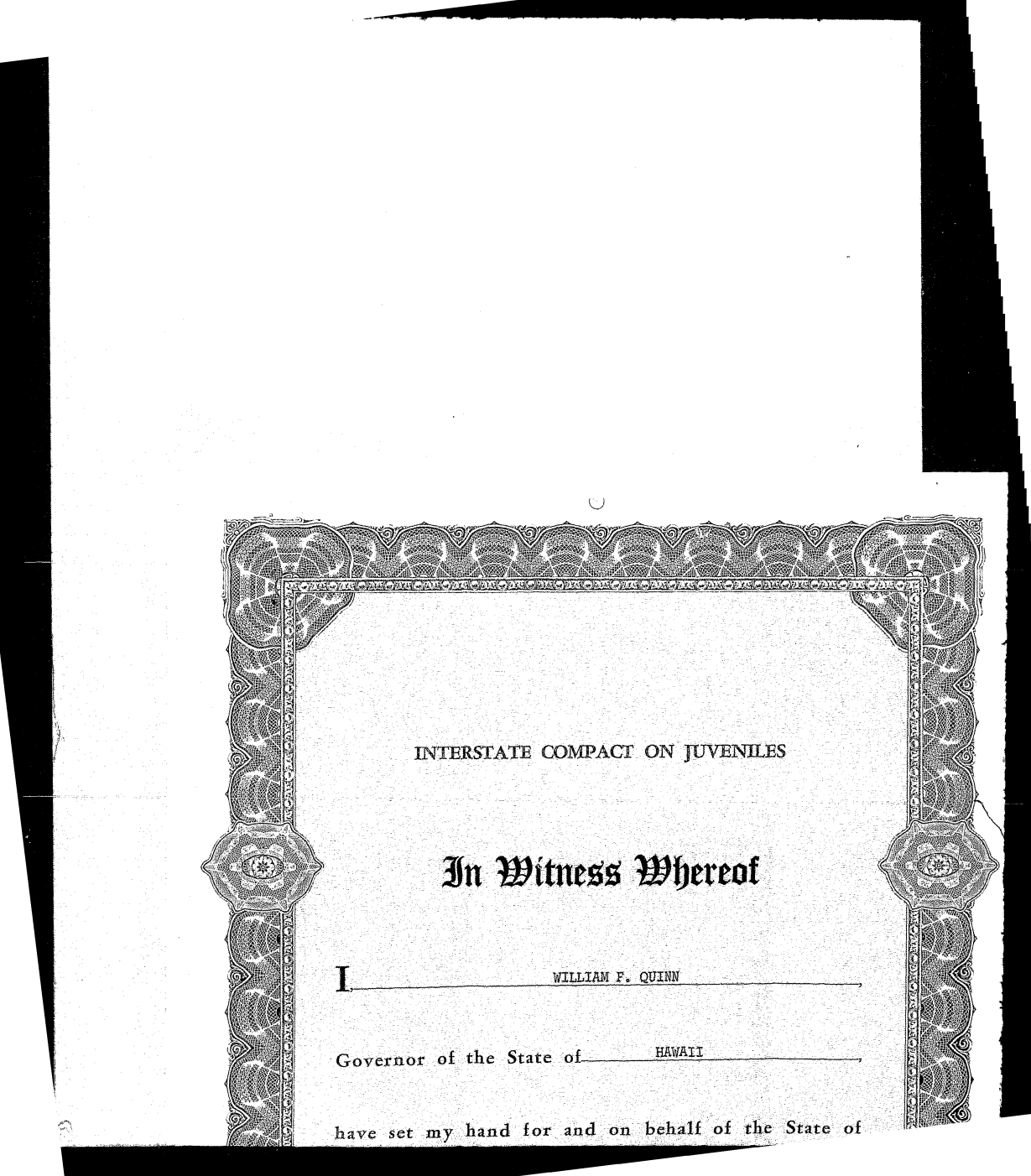
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LITHOIN U.S.A.

Lieutonant Governor of Hawaii Secretary of State

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# TERSTATE COMPACT ON JUVENILES

# In Witness Whereof

WILLIAM F. QUINN

of the State of-

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ny hand for and on behalf of the State of

HAWAII

#### STATE COMPACT ON JUVENILES

# t Witness Whereof

WILLIAM F. QUINN

he State of HAWAII

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and for and on behalf of the State of

HAWAII and affixed the Seal of said

MTH\_\_\_\_day of SEPTEMBER, A. D. 1959.\_\_\_\_

Adlein J Aussian Governor

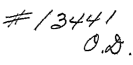
ATTEST:

LITHOIN U.S.A.

Lieutenant Governor of Honyali Secretary of State

ASSOCIATION OF JUVENILE COMPACT ADMINISTRATORS Secretariat THE COUNCIL OF STATE GOVERNMENTS

September 15, 1958





TO GOVERNORS OF ALL STATES SIGNATORY TO THE INTERSTATE COMPACT ON JUVENILES:

We are enclosing the ratification document for the Interstate Compact on Juveniles from the State of Louisiana.

This official evidence of membership in the Compact should be filed in your state's archives with the ratification pages of the other signatory states which we have already sent to you. We will be sending you additional pages as new states join the compact.

A copy of this letter is being sent to your State's Juvenile Compact Administrator so that he may add this new information to the list he already has of states participating in the Compact.

We would appreciate your acknowledging receipt of this document.

Sincerely,

Q Q ~ L. E.l

William L. Frederick For the Secretariat

#13441 O.S. STATE OF EINNESOTA BEP 1 0 358 sept R. Acrosson Secretary of State

| INTERSTATE COMPACT ON JUVENILES  |  |
|--|--|
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| In Witness Whereof   |  |
|  |  |
| I,   |  |
| Governor of the State of <u>LOUISIANA</u> ,                                  |  |
| have set my hand for and on behalf of the State of                           | ACTION OF THE PARTY OF THE PART |
| LOUISIANA and affixed the Seal of said                                       |  |
| State this 27th day of August, A. D. 19 58                                   |  |
|  |  |
| Governor   |  |
| ATTEST:  |  |
| ASSISTANT Secretary of State   |  |
| STATE OF LINNESUTA<br>DUTATION OF STATE<br>DUTATION OF STATE<br>SED 1 3 1958 |  |
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#### TERSTATE COMPACT ON JUVENILES

# In Witness Whereof

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EARL IC. LONG

of the State of LOUISIANA

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TERSTATE COMPACT ON JUVENILES

# In Witness Whereof

EARL K. LONG

of the State of\_\_\_\_\_ LOUISIANA

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and affixed the Seal of said

day of August \_\_\_\_, A. D. 19\_58 27th

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ASSISTANT Secretary of State

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| INTERSTATE | COMPACT ON | JUVENILES                                |   |
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|                                       | In Witness Whereof  |  |
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| A A A A A A A A A A A A A A A A A A A | I, <u>ORVILLE L. FREEMAN</u> ,<br>Governor of the State of <u>MINNESOTA</u> ,                       |  |
| VANA VANA VANA                        | have set my hand for and on behalf of the State of<br><u>MINNESOTA</u> and affixed the Seal of said |  |
| <u>komontontonton</u>                 | State this THIRD day of JULY, A. D. 1957  |  |
|                                       | ATTEST:   |  |
| A CINE CINE CINE CINE                 | Joseph L Monard<br>Secretary of State   |  |
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| T. ORVILLE L. FREEMAN                                | ,     |
| Governor of the State of <u>MINNESOTA</u>            |       |
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# ERSTATE COMPACT ON JUVENILES In Pritness Phereof

#### ERSTATE COMPACT ON JUVENILES

# In Witness Whereof

ORVILLE L. FREEMAN

the State of <u>MINNESOTA</u>

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<u>THIRD</u> day of <u>JULY</u>, A. D. 1957

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#### The contracting states solemnly agree:

#### ARTICLE I – Findings and Purposes

That juveniles who are not under proper supervision and control, or who have absconded, escaped or run away, are likely to endanger their own health, morals and welfare, and the health, morals and welfare of others. The cooperation of the states party to this compact is therefore necessary to provide for the welfare and protection of juveniles and of the public with respect to (1) cooperative supervision of delinquent juveniles on probation or parole; (2) the return, from one state to another, of delinquent juveniles who have escaped or absconded; (3) the return, from one state to another, of nondelinquent juveniles who have run away from home; and (4) additional measures for the protection of juveniles and of the public, which any two or more of the party states may find desirable to undertake cooperatively. In carrying out the provisions of this compact the party states shall be guided by the noncriminal, reformative and protective policies which guide their laws concerning delinquent, neglected or dependent juveniles generally. It shall be the policy of the states party to this compact to cooperate and observe their respective responsibilities for the prompt return and acceptance of juveniles and delinquent juveniles who become subject to the provisions of this compact. The provisions of this compact shall be reasonably and liberally construed to accomplish the foregoing purposes.

#### ARTICLE II - Existing Rights and Remedies

That all remedies and procedures provided by this compact shall be in addition to and not in substitution for other rights, remedies and procedures, and shall not be in derogation of parental rights and responsibilities.

#### ARTICLE III - Definitions

That, for the purposes of this compact, "delinquent juvenile" means any juvenile who has been adjudged delinquent and who, at the time the provisions of this compact are invoked, is still subject to the jurisdiction of the court that has made such adjudication or to the jurisdiction or supervision of an agency or institution pursuant to an order of such court; "probation or parole" means any kind of conditional release of juveniles authorized under the laws of the states party hereto; "court" means any court having jurisdiction over delinquent, neglected or dependent children; "state" means any state, territory or possession of the United States, the District of Columbia, and the Commonwealth of Puerto Rico; and "residence" or any variant thereof means a place at which a home or regular place of abode is maintained.

#### ARTICLE IV - Return of Runaways

(a) That the parent, guardian, person or agency entitled to legal custody of a juvenile who has not been adjudged delinquent but who has run away without the consent of such parent, guardian, person or agency may petition the appropriate court in the demanding state for the issuance of a requisition for his return. The petition shall state the name of the patitions are the basis of entitlement to the juvenile's custody, the circumstances of his running away, his location if known at the time application is made, and such other facts as may tend to show that the juvenile who has run away is endangering his own welfare or the welfare of others and is not an emancipated minor. The petition shall be verified by affidavit, shall be executed in duplicate, and shall be accompanied by two certified copies of the document or documents on which the petitioner's entitlement to the juvenile's custody is based, such as birth certificates, letters of guardianship, or custody decrees. Such further affidavits and other documents are may be deemed proper may be submitted with such petition. The judge of the court to which this application is made may hold a hearing thereon to determine whether for the purposes of this compact the petitioner, he shall present to the legal custody of the juvenile, whether or not it appears that the juvenile is and age of the juvenile, the shall present to the appropriate court or to the executive authority of the state where the juvenile is alleged to be located a written requisition for the return of such juvenile. Such requisition shall be the present of a parent, guardian, person or agency entitled to his legal custody, and that it is in the best interest and for the protection of such juvenile thas be returned. In the event that the provenile has run away without the consent of a parent, guardian, person or agency entitled to his legal custody, and that it is in the best interest affor the protection of such juvenile is alleged to legal custody. And that it is in the best interest and for the

Upon reasonable information that a person is a juvenile who has run away from another state party to this compact without the consent of a parent, guardian, person or agency entitled to his legal custody, such juvenile may be taken into custody without a requisition and brought forthwith before a judge of the appropriate court who may appoint counsel or guardian ad litem for such juvenile and who shall determine after a hearing whether sufficient cause exists to hold the person, subject to the order of the court, for his own protection and welfare, for such a time not exceeding 90 days as will enable his return to another state party to this compact pursuant to a requisition for his return from a court of that state. If, at the time when a state seeks the return of a juvenile who has run away, there is pending in the state wherein he is found any criminal charge, or any proceeding to have him adjudicated a delinquent juvenile for an act committed in such state, or if he is suspected of having committed within such state a criminal offense or an act of juvenile delinquency, he shall not be returned without the consent of such state until discharged from prosecution or other form of proceeding, imprisonment, detention or supervision for such offense or juvenile delinquency. The duly accredited officers of any state party to this compact, upon the establishment of their authority and the identity of the juvenile being returned, shall be permitted to transport such juvenile through any and all states party to this compact, without interference. Upon his return to the state from which he ran away, the juvenile shall be subject to such further proceedings as may be appropriate under the laws of that state.

(b) That the state to which a juvenile is returned under this Article shall be responsible for payment of the transportation costs of such return.

(c) That "juvenile" as used in this Article means any person who is a minor under the law of the state of residence of the parent, guardian, person or agency entitled to the legal custody of such minor.

## INTERSTATE COMPACT ON JUVENILES

The contracting states solemnly agree:

## ARTICLE I - Findings and Purposes

That juveniles who are not under proper supervision and control, or who have absconded, escaped or run away, are likely to endanger their own health, morals and welfare, and the health, morals and welfare of others. The cooperation of the states party to this compact is therefore necessary to provide for the welfare and protection of juveniles and of the public with respect to (1) cooperative supervision of delinquent juveniles on probation or parole; (2) the return, from one state to another, of delinquent juveniles who have escaped or absconded; (3) the return, from one state to another, of nondelinquent juveniles who have run away from home; and (4) additional measures for the protection of juveniles and of the public, which any two or more of the party states may find desirable to undertake cooperatively. In carrying out the provisions of this compact the party states shall be guided by the noncriminal, reformative and protective policies which guide their laws concerning delinquent, neglected or dependent juveniles generally. It shall be the policy of the states party to this compact to cooperate and observe their respective responsibilities for the prompt return and acceptance of juveniles and delinquent juveniles who become subject to the provisions of this compact. The provisions of this compact shall be reasonably and liberally construed to accomplish the foregoing purposes.

## ARTICLE II - Existing Rights and Remedies

That all remedies and procedures provided by this compact shall be in addition to and not in substitution for other rights, remedies and procedures, and shall not be in derogation of parental rights and responsibilities.

## ARTICLE III -- Definitions

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## ARTICLE IV - Return of Runaways

(a) That the parent, guardian, person or agency entitled to legal custody of a juvenile who has not been adjudged delinquent but who has run away without the consent of such parent, guardian, person or agency may petition the appropriate court in the demanding state for the issuance of a requisition for his return. The petition shall state the name and age of the juvenile, the name of the petitioner and the basis of entitlement to the juvenile's custody, the circumstances of his running away, his location if known at the time application is made, and such other facts as may tend to show that the juvenile who has run away is endangering his own welfare or the welfare of others and is not an eman-cipated minor. The petition shall be verified by affidavit shall be executed in durbated and the state is durbated.

## NTERSTATE COMPACT ON JUVENILES

states solemnly agree:

## ARTICLE I - Findings and Purposes

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## ARTICLE II - Existing Rights and Remedies

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### **ARTICLE III - Definitions**

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## ARTICLE IV - Return of Runaways

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formation that a person is a juvenile who has run away from another state party to this compact a parent, guardian, person or agency entitled to his legal custody, such juvenile may be taken requisition and brought forthwith before a judge of the appropriate court who may appoint item for such juvenile and who shall determine after a hearing whether sufficient cause exists to to the order of the court, for his own protection and welfare, for such a time not exceeding 90 eturn to another state party to this compact pursuant to a requisition for his return from a court ime when a state seeks the return of a juvenile who has run away, there is pending in the state criminal charge, or any proceeding to have him adjudicated a delinquent juvenile for an act z, or if he is suspected of having committed within such state a criminal offense or an act of shall not be returned without the consent of such state until discharged from prosecution or g, imprisonment, detention or supervision for such offense or juvenile delinquency. The duly g state party to this compact, upon the establishment of their authority and the identity of the shall be permitted to transport such juvenile through any and all states party to this compact, pon his return to the state from which he ran away, the juvenile shall be subject to such further uppropriate under the laws of that state.

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"as used in this Article means any person who is a minor under the law of the state of residence person or agency entitled to the legal custody of such minor. the autionity of the state which a quisition shall state the name and age of the delinquent juvenile, the particulars of his adjudication as a delinquent juvenile, the circumstances of the breach of the terms of his probation or parole or of his escape from an institution or agency vested with his legal custody or supervision, and the location of such delinquent juvenile, if known, at the time the requisition is made. The requisition shall be verified by affidavit, shall be excouted in duplicate, and shall be accompanied by two certified copies of the judgment, formal adjudication, or order of agency concerned. Such further affidavits and other documents as may be deemed proper may be submitted with such requisition. One copy of the requisition shall be filed with the compact administrator of the demanding state, there to remain on file subject to the provisions of law governing records of the appropriate court or the executive authority to whom the requisition is addressed shall issue an order to any peace officer or other appropriate person directing him to take into custody and detain such delinquent juvenile. Such delinquent juvenile detained upon such order shall be delivered over to the officer whom the appropriate person or authority demanding him shall have appointed to receive him, unless he shall first be taken forthwith before a judge of an appropriate court in the state, who shall inform him of the demand made for his return and who may appoint counsel or guardian ad litum for him. If the judge of such court shall find that the requisition is norder such delinquent juvenile over to the officer whom the appropriate person or authority demanding him shall have appro

Upon reasonable information that a person is a delinquent juvenile who has absconded while on probation or parole, or escaped from an institution or agency vested with his legal custody or supervision in any state party to this compact, such person may be taken into custody in any other state party to this compact without a requisition. But in such event, he must be taken forthwith before a judge of the appropriate court, who may appoint counsel or guardian ad litem for such person and who shall determine, after a hearing, whether sufficient cause exists to hold the person subject to the order of the court for such a time, not exceeding 90 days, as will enable his detention under a detention order issued on a requisition pursuant to this Article. If, at the time when a state seeks the return of a delinquent juvenile who has either absconded while on probation or parole or escaped from an institution or agency vested with his legal custody or supervision, there is pending in the state wherein he is detained any criminal charge or any proceeding to have him adjudicated a delinquent juvenile for an act committed in such state, or if he is suspected of having committed within such state a criminal offense or an act of juvenile delinquency, he shall not be returned without the consent of such offense or juvenile delinquency. The duly accredited officers of any state party to this compact, upon the establishment of their authority and the identity of the delinquent juvenile being returned, shall be permitted to transport such delinquent juvenile through any and all states party to this compact, without interference. Upon his return to the state from which he escaped or absconded, the delinquent juvenile shall be subject to such further proceedings as may be appropriate under the laws of that state.

(b) That the state to which a delinquent juvenile is returned under this Article shall be responsible for payment of the transportation costs of such return.

## ARTICLE VI – Voluntary Return Procedure

That any delinquent juvenile who has absconded while on probation or parole, or escaped from an institution or agency vested with his legal custody or supervision in any state party to this compact, and any juvenile who has run away from any state party to this compact, who is taken into custody without a requisition in another state party to this compact under the provisions of Article IV (a) or of Article V (a), may consent to his immediate return to the state from which he absconded, escaped or ran away. Such consent shall be given by the juvenile or delinquent juvenile and his counsel or guardian ad litem if any, by executing or subscribing a writing, in the presence of a judge of the appropriate court, which states that the juvenile or delinquent juvenile and his counsel or guardian ad litem, if any, shall inform the juvenile or delinquent juvenile of his rights under this compact. When the consent has been duly executed, it shall be forwarded to and filed with the compact administrator of the state in which the court is located and the judge shall direct the officer having the juvenile or delinquent juvenile in custody to deliver him to the duly accredited officer or officers of the state demanding his return, and shall cause to be delivered to such officer or officers a copy of the consent. The court may, however, upon the request of the state to which the juvenile is being returned, order him to return unaccompanied to such state and shall provide him with a copy of such court order; in such event a copy of the consent shall be forwarded to return.

## ARTICLE VII - Cooperative Supervision of Probationers and Parolees

(a) That the duly constituted judicial and administrative authorities of a state party to this compact (herein called "sending state") may permit any delinquent juvenile within such state, placed on probation or parole, to reside in any other state party to this compact (herein called "receiving state") while on probation or parole, and the receiving state shall accept such delinquent juvenile, if the parent, guardian or person entitled to the legal custody of such delinquent juvenile is residing or undertakes to reside within the receiving state. Before granting such permission, opportunity shall be given to the receiving state to make such investigations as it deems necessary. The authorities of the sending state shall send to the authorities of the receiving state copies of pertinent court orders, social case studies and all other available information which may be of value to and assist the receiving state in supervision of a probationer or parolee under this compact. A receiving state, in its discretion, may agree to accept supervision of a probationer or parolee in cases where the parent, guardian or person entitled to the legal custody of the delinquent juvenile is not a resident of the receiving state, and if so accepted the sending state may transfer supervision accordingly.

(b) That each receiving state will assume the duties of visitation and of supervision over any such delinquent juvenile and in the exercise of those duties will be governed by the same standards of visitation and supervision that prevail for its own delinquent juveniles released on probation or parole.

(c) That, after consultation between the appropriate authorities of the sending state and of the receiving state as to the desirability and necessity of returning such a delinquent juvenile, the duly accredited officers of a sending state may enter a receiving state and there apprehend and retake any such delinquent juvenile on probation or parole. For that purpose, no formalities will be required, other than establishing the authority of the officer and the identity of the delinquent juvenile to be retaken and returned. The decision of the sending state to retake a delinquent juvenile on probation or parole shall be conclusive upon and not reviewable within the receiving state, but if, at the time the sending state seeks to retake a delinquent juvenile on probation or parole, there is pending against him within the receiving state any criminal charge or any proceeding to have him adjudicated a delinquent juvenile for any act committed in such state, or if he is suspected of having committed within such state a criminal offense or an act of juvenile delinquency, he shall not be returned without the consent of the receiving state until discharged from prosecution or other form of proceeding, imprisonment, detention or supervision for such offense or juvenile delinquency. The duly accredited officers of the sending state shall be permitted to transport delinquent juveniles being so returned through any and all states party to this compact, without interference.

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## ARTICLE V - Return of Escapees and Absconders

(a) That the appropriate person or authority from whose probation or parole supervision a delinquent juvenile has absconded or from whose institutional custody he has escaped shall present to the appropriate court or to the executive authority of the state where the delinquent juvenile is alleged to be located a written requisition for the return of such delinquent juvenile. Such requisition shall state the name and age of the delinquent juvenile, the particulars of his adjudication as a delinquent juvenile, the circumstances of the breach of the terms of his probation or parole or of his escape from an institution or agency vested with his legal custody or supervision, and the location of such delinquent juvenile, if known, at the time the requisition is made. The requisition shall be verified by affidavit, shall be executed in duplicate, and shall be accompanied by two certified copies of the judgment, formal adjudication, or order of commitment which subjects such delinquent juvenile to probation or parole or to the legal custody of the institution or agency concerned. Such further affidavits and other documents as may be deemed proper may be submitted with such requisition. One copy of the requisition shall be filed with the compact administrator of the demanding state, there to remain on file subject to the provisions of law governing records of the appropriate court. Upon the receipt of a requisition demanding the return of a delinquent juvenile. Such detention order must substantially recite the facts necessary to the validity of its issuance hereunder. No delinquent juvenile detained upon such order shall be delivered over to the officer whom the appropriate person or authority demanding him shall have appointed to receive him, unless he shall first be taken forthwith before a judge of an appropriate court in the state, who shall inform him of the demand made for his return and who may appoint coursel or guardian ad litem for him. If the judge of such court shall find that the requisition is i

Upon reasonable information that a person is a delinquent juvenile who has absconded while on probation or parole, or escaped from an institution or agency vested with his legal custody or supervision in any state party to this compact, such person may be taken into custody in any other state party to this compact without a requisition. But in such event, he must be taken forthwith before a judge of the appropriate court, who may appoint counsel or guardian ad litem for such person and who shall determine, after a hearing, whether sufficient cause exists to hold the person subject to the order of the court for such a time, not exceeding 90 days, as will enable his detention under a detention order issued on a requisition pursuant to this Article. If, at the time when a state seeks the return of a delinquent juvenile who has either absconded while on probation or parole or escaped from an institution or agency vested with his legal custody or supervision, there is pending in the state wherein he is detained any criminal charge or any proceeding to have him adjudicated a delinquent juvenile for an act committed in such state, or if he is suspected of having committed within such state a criminal offense or an act of juvenile delinquency, he shall not be returned without the consent of such state until discharged from prosecution or other form of proceeding, imprisonment, detention or supervision for such offense or juvenile delinquency. The duly accredited officers of any state party to this compact, upon the establishment of their authority and the identity of the delinquent juvenile being returned, shall be permitted to transport such delinquent juvenile through any and all states party to this compact, without interference. Upon his return to the state from which he escaped or absconded, the delinquent juvenile shall be subject to such further proceedings as may be appropriate under the laws of that state.

(b) That the state to which a delinquent juvenile is returned under this Article shall be responsible for payment of the transportation costs of such return.

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#### ARTICLE V - Return of Escapees and Absconders

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ropriate person or authority from whose probation or parole supervision a delinquent juvenile whose institutional custody he has escaped shall present to the appropriate court or to the execute where the delinquent juvenile is alleged to be located a written requisition for the return of a. Such requisition shall state the name and age of the delinquent juvenile, the particulars of linquent juvenile, the circumstances of the breach of the terms of his probation or parole or of itution or agency vested with his legal custody or supervision, and the location of such delini, at the time the requisition is made. The requisition shall be verified by affidavit, shall be exeshall be accompanied by two certified copies of the judgment, formal adjudication, or order of ects such delinquent juvenile to probation or parole or to the legal custody of the institution or a further affidavits and other documents as may be deemed proper may be submitted with such it the requisition shall be filed with the compact administrator of the demanding state, there to the provisions of law governing records of the appropriate court. Upon the receipt of a requiin of a delinquent juvenile. Such detention order must substantially recite the facts necesissuance hereunder. No delinquent juvenile detained upon such order shall be delivered over to propriate person or authority demanding him shall have appointed to receive him, unless he with before a judge of an appropriate court in the state, who shall inform him of the demand who may appoint counsel or guardian ad litem for him. If the judge of such court shall find that *t*, he shall deliver such delinquent juvenile over to the officer whom the appropriate person or m shall have appointed to receive him. The judge, however, may fix a reasonable time to be of testing the legality of the proceeding.

iformation that a person is a delinquent juvenile who has absconded while on probation or an institution or agency vested with his legal custody or supervision in any state party to this by be taken into custody in any other state party to this compact without a requisition. But in aken forthwith before a judge of the appropriate court, who may appoint counsel or guardian and who shall determine, after a hearing, whether sufficient cause exists to hold the person subourt for such a time, not exceeding 90 days, as will enable his detention under a detention order ursuant to this Article. If, at the time when a state seeks the return of a delinquent juvenile who ile on probation or parole or escaped from an institution or agency vested with his legal cusbis pending in the state wherein he is detained any criminal charge or any proceeding to have used if the state wherein he is detained any criminal charge or any proceeding to have used juvenile for an act committed in such state, or if he is suspected of having committed hal offense or an act of juvenile delinquency, he shall not be returned without the consent of ed from prosecution or other form of proceeding, imprisonment, detention or supervision for lelinquency. The duly accredited officers of any state party to this compact, upon the estaby and the identity of the delinquent juvenile being returned, shall be permitted to transport through any and all states party to this compact, without interference. Upon his return to the ped or absconded, the delinquent juvenile shall be subject to such further proceedings as may "laws of that state."

to which a delinquent juvenile is returned under this Article shall be responsible for payment s of such return.

## ARTICLE VI - Voluntary Return Procedure

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the where the delinquent juvenile is alleged to be located a written requisition for the return of Such requisition shall state the name and age of the delinquent juvenile, the particulars of Such requisition shall state the name and age of the delinquent juvenile, the particulars of inquent juvenile, the circumstances of the breach of the terms of his probation or parole or of tution or agency vested with his legal custody or supervision, and the location of such delinate the time the requisition is made. The requisition shall be verified by affidavit, shall be exected by two certified copies of the judgment, formal adjudication, or order of ects such delinquent juvenile to probation or parole or to the legal custody of the institution or tubor effidavits and other documents as may be deemed proper may be submitted with such ects such defindavits and other documents as may be deemed proper may be submitted with such i further affidavits and other documents as may be deemed proper may be submitted with such f the requisition shall be filed with the compact administrator of the demanding state, there to f the requisions of law governing records of the appropriate court. Upon the receipt of a requi-um of a delinquent juvenile who has absconded or escaped, the court or the executive authority urn of a delinquent juvenne who has absoluted or escaped, the court or the executive authority is addressed shall issue an order to any peace officer or other appropriate person directing him detain such delinquent juvenile. Such detention order must substantially recite the facts neces-issuance hereunder. No delinquent juvenile detained upon such order shall be delivered over to propriate person or authority demanding him shall have appointed to receive him, unless he ist before a judge of an appropriate court in the state, who shall inform him of the demand with before a judge of an appropriate court in the state, who shall inform him of the demand with before a judge of an ergenophic courts and item for him. If the judge of such court shall find that the shall deliver such delinquent juvenile over to the officer whom the appropriate person or in shall have appointed to receive him. The judge, however, may fix a reasonable time to be of testing the legality of the proceeding.

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to which a delinquent juvenile is returned under this Article shall be responsible for payment s of such return.

## ARTICLE VI - Voluntary Return Procedure

juvenile who has absconded while on probation or parole, or escaped from an institution or gal custody or supervision in any state party to this compact, and any juvenile who has run to this compact, who is taken into custody without a requisition in another state party to this ions of Article IV(a) or of Article V(a), may consent to his immediate return to the state from med or ran away. Such consent shall be given by the juvenile or delinquent juvenile and his im if any, by executing or subscribing a writing, in the presence of a judge of the appropriate is juvenile or delinquent juvenile and his counsel or guardian ad litem, if any, consent to his tate. Before such consent shall be executed or subscribed, however, the judge, in the presence litem if any shall inform the invenile or delinquent invenile of his rights under this compact. litem, if any, shall inform the juvenile or delinquent juvenile of his rights under this compact. In duly executed, it shall be forwarded to and filed with the compact administrator of the state ed and the judge shall direct the officer having the juvenile or delinquent juvenile in custody accredited officer or officers of the state demanding his return, and shall cause to be delivered a copy of the consent. The court may, however, upon the request of the state to which the venile is being returned, order him to return unaccompanied to such state and shall provide our order; in such event a copy of the consent shall be forwarded to the compact administrator juvenile or delinquent juvenile is ordered to return.

#### ITICLE VII - Cooperative Supervision of Probationers and Parolees

unstituted judicial and administrative authorities of a state party to this compact (herein y permit any delinquent juvenile within such state, placed on probation or parole, to reside i this compact (herein called "receiving state") while on probation or parole, and the receivdelinquent juvenile, if the parent, guardian or person entitled to the legal custody of such ing or undertakes to reside within the receiving state. Before granting such permission, oppore receiving state to make such investigations as it deems necessary. The authorities of the the authorities of the receiving state copies of pertinent court orders, social case studies and tion which may be of value to and assist the receiving state in supervising a probationer or et. A receiving state, in its discretion, may agree to accept supervision of a probationer or sparent, guardian or person entitled to the legal custody of the delinquent juvenile is not a ate, and if so accepted the sending state may transfer supervision accordingly.

ving state will assume the duties of visitation and of supervision over any such delinquent te of those duties will be governed by the same standards of visitation and supervision that ent juveniles released on probation or parole.

ltation between the appropriate authorities of the sending state and of the receiving state as essity of returning such a delinquent juvenile, the duly accredited officers of a sending state and there apprehend and retake any such delinquent juvenile on probation or parole. For s will be required, other than establishing the authority of the officer and the identity of the retaken and returned. The decision of the sending state to retake a delinquent juvenile on e conclusive upon and not reviewable within the receiving state, but if, at the time the senddelinquent juvenile on probation or parole, there is pending against him within the receiving or any proceeding to have him adjudicated a delinquent juvenile for any act committed in tected of having committed within such state a criminal offense or an act of juvenile delin-turned without the consent of the receiving state until discharged from prosecution or other ionment, detention or supervision for such offense or juvenile delinquency. The duly accredstate shall be permitted to transport delinquent juveniles being so returned through any and Jact, without interference.

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## ARTICLE VIII - Responsibility for Costs

(a) That the provisions of Articles IV(b), V(b) and VII (d) of this compact shall not be construed to alter or affect any internal relationship among the departments, agencies and officers of and in the government of a party state, or between a party state and its subdivisions, as to the payment of costs, or responsibilities therefor.
(b) That nothing in this compact shall be construed to prevent any party state or subdivision thereof from asserting any right against any person, agency or other entity in regard to costs for which such party state or subdivision thereof may be responsible pursuant to Articles IV(b), V(b) or VII(d) of this compact.

## ARTICLE IX - Detention Practices

That, to every extent possible, it shall be the policy of states party to this compact that no juvenile or delinquent juvenile shall be placed or detained in any prison, jail or lockup nor be detained or transported in association with criminal, vicious or dissolute persons.

## ARTICLE X – Supplementary Agreements

That the duly constituted administrative authorities of a state party to this compact may enter into supplementary agreements with any other state or states party hereto for the cooperative care, treatment and rehabilitation of delin-quent juveniles whenever they shall find that such agreements will improve the facilities or programs available for such quent juveniles whenever they shall find that such agreements will improve the facilities or programs available for such care, treatment and rehabilitation. Such care, treatment and rehabilitation may be provided in an institution located within any state entering into such supplementary agreement. Such supplementary agreements shall (1) provide the rates to be paid for the care, treatment and custody of such delinquent juveniles, taking into consideration the charac-ter of facilities, services and subsistence furnished; (2) provide that the delinquent juvenile shall be given a court hearing prior to his being sent to another state for care, treatment and custody; (3) provide that the state receiving such a delinquent juvenile in one of its institutions shall act solely as agent for the state sending such delinquent juve-nile; (4) provide that the sending state shall at all times retain jurisdiction over delinquent juveniles sent to an institu-tion in another state; (5) provide for reasonable inspection of such institutions by the sending state; (6) provide that the consent of the parent, guardian, person or agency entitled to the legal custody of said delinquent juvenile shall be secured prior to his being sent to another state; and (7) make provision for such other matters and details as shall be necessary to protect the rights and equities of such delinquent juveniles and of the cooperating states.

### ARTICLE XI - Acceptance of Federal and Other Aid

That any state party to this compact may accept any and all donations, gifts and grants of money, equipment and services from the federal or any local government, or any agency thereof and from any person, firm or corporation, for any of the purposes and functions of this compact, and may receive and utilize the same subject to the terms, conditions and regulations governing such donations, gifts and grants.

#### **ARTICLE XII - Compact Administrators**

That the governor of each state party to this compact shall designate an officer who, acting jointly with like officers of other party states, shall promulgate rules and regulations to carry out more effectively the terms and provisions of this compact.

## ARTICLE XIII - Execution of Compact

That this compact shall become operative immediately upon its execution by any state as between it and any other state or states so executing. When executed it shall have the full force and effect of law within such state, the form of execution to be in accordance with the laws of the executing state.

#### **ARTICLE XIV-Renunciation**

That this compact shall continue in force and remain binding upon each executing state until renounced by it. Renunciation of this compact shall be by the same authority which executed it, by sending six months' notice in writing of its intention to withdraw from the compact to the other states party hereto. The duties and obligations of a renouncing state under Article VII hereof shall continue as to parolees and probationers residing therein at the time of withdrawal until retaken or finally discharged. Supplementary agreements entered into under Article X hereof shall be subject to renunciation as provided by such supplementary agreements, and shall not be subject to the six months' renunciation notice of the present Article,

#### ARTICLE XV - Severability

That the provisions of this compact shall be severable and if any phrase, clause, sentence or provision of this compact is declared to be contrary to the constitution of any participating state or of the United States or the applicability thereof to any government, agency, person or circumstance is held invalid, the validity of the remainder of this com-pact and the applicability thereof to any government, agency, person or circumstance shall not be affected thereby. If this compact shall be held contrary to the constitution of any state participating therein, the compact shall remain in full force and effect as to the remaining states and in full force and effect as to the state affected as to all severable matters.

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STATE OF LINNESOTA DEPARTMENT OF CTATE FILED MAY 1 1 1960 Joseph Rolansam

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Secretary of State

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(d) That the sending state shall be responsible under this Article for paying the costs of transporting any delinquent juvenile to the receiving state or of returning any delinquent juvenile to the sending state.

## ARTICLE VIII - Responsibility for Costs

(a) That the provisions of Articles IV(b), V(b) and VII (d) of this compact shall not be construed to alter or affect any internal relationship among the departments, agencies and officers of and in the government of a party state, or between a party state and its subdivisions, as to the payment of costs, or responsibilities therefor.
(b) That nothing in this compact shall be construed to prevent any party state or subdivision thereof from asserting any right against any person, agency or other entity in regard to costs for which such party state or subdivision thereof may be responsible pursuant to Articles IV(b), V(b) or VII(d) of this compact.

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## ARTICLE XI - Acceptance of Federal and Other Aid

That any state party to this compact may accept any and all donations, gifts and grants of money, equipment and services from the federal or any local government, or any agency thereof and from any person, firm or corporation, for any of the purposes and functions of this compact, and may receive and utilize the same subject to the terms, conditions and regulations governing such donations, gifts and grants.

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## ARTICLE VIII - Responsibility for Costs

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## ARTICLE XV - Severability

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> STATE OF LINESOTA DEPARTMENT OF CEASE FILED MAY 1 1 1960 Joseph Lodoman Secretary of State

> > Sec. 2



TO GOVERNORS OF STATES SIGNATORY TO THE INTERSTATE COMPACT ON JUVENILES:

We are enclosing a ratification document for the Interstate Compact on Juveniles from the State of Alaska. This official evidence of membership in the Compact should be filed in your state's archives with the ratification pages of the other signatory states which we have already sent to you. We will be sending you additional pages as new states join the Compact.

Your state's signature page has been transmitted to Alaska and the Compact is now in effect between your state and Alaska.

We would appreciate your acknowledging receipt of this document.

Sincerely,

Frederick

AUG 2 2 1960

Secretary of State

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WILLIAM L. FREDERICK For the Secretariat

WLF;erb Enc.

P. S. A copy of this letter is being sent to your state's Compact Administrator so that he will STATE OF MINNESOTA know the Compact can be used with Alaska. DEPARTMENT OF STATE

# 13441

|          | INTERSTATE COMPACT ON JUVENILES               |                  |
|----------|---|------------------|
|          |   |                  |
|          | In Witness Whereof                            |                  |
|          | WILLIAM A. EGAN                               | CENTOPTICE       |
| Cover    | rnor of the State of,                         | A REAL PROPERTY  |
|          | set my hand for and on behalf of the State of | destruction of   |
|          | ALASKAand affixed the Seal of said            | CIEXECENE        |
| State    | this twenty-fifth day of July, A. D. 19_60    |                  |
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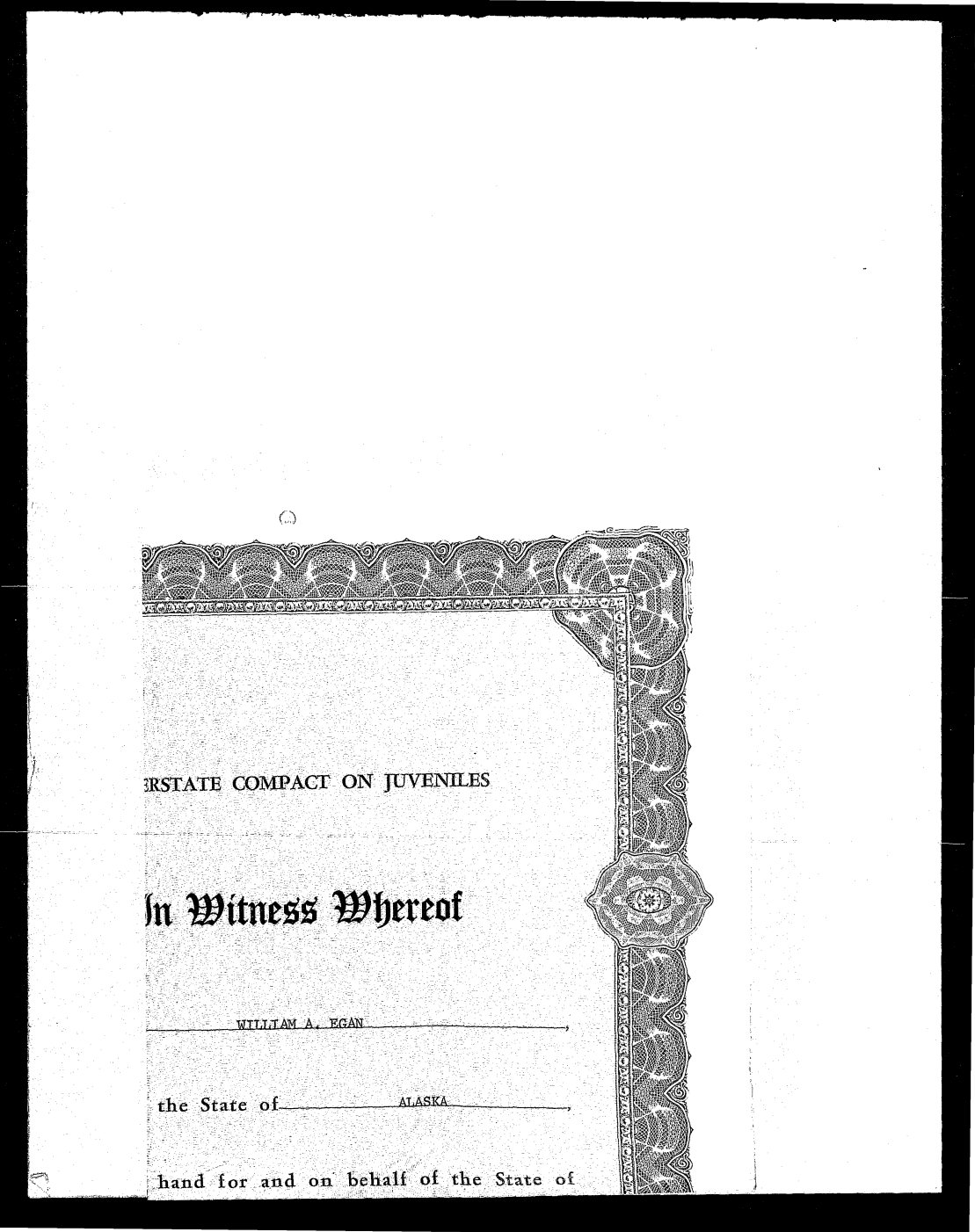
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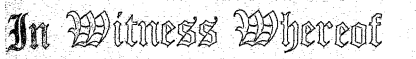
|   | INTERSTATE COMPACT ON JUVENILES             |         |
|---|---|---------|
|   |   |         |
|   | In Witness Whereof                          |         |
|   |   |         |
|   | WILLIAM A. EGAN                             |         |
|   | Governor of the State of ALASKA             |         |
|   | have set my hand for and on behalf of the S | tate of |
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TERSTATE COMPACT ON JUVENILES



WILLIAM A. EGAN

if the State of \_\_\_\_\_\_ALASKA\_\_\_\_\_

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LASKA\_\_\_\_\_and affixed the Seal of said

twenty-fifth\_day of\_\_\_\_\_, A. D. 19\_60\_\_\_\_

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ATTEST:

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Secretary of State

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INTERSTATE COMPACT ON JUVENILES

In Witness Whereof

Elbert N. Carvel

Governor of the State of <u>Delaware</u>

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have set my hand for and on behalf of the State of

Delaware and affixed the Seal of said

State this 15th day of July, A. D. 1963.

ATTEST:

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Secretary of State

Governor

STATE OF MINNESOTA DEPARTMENT OF STATE FILIE D AUG 2 3 1963 Jangua L. Danom

Secretary of State

## INTERSTATE COMPACT ON JUVENILES

## In Witness Whereof

Elbert N. Carve

Governor of the State of \_\_\_\_\_ Delaware\_\_\_\_

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have set my hand for and on behalf of the State of

ERSTATE COMPACT ON JUVENILES

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# In Witness Whereof

Elbert N. Carvel

the State of <u>Delaware</u>

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hand for and on behalf of the State of

ERSTATE COMPACT ON JUVENILES

## In Witness Whereof

Elbert N. Carvel

f the State of <u>Delaware</u>

r hand for and on behalf of the State of

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<u>15th</u> day of July, A. D. 19-63,\_\_\_\_

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Governor ATTEST: 91.1. a 10.1 Secretary of State

STATE OF MINNESOTA DEPARTMENT OF STATE IF H L. E. D AUG 2 3 1963 Januar L. Summer Secretary of State

LITHON U.S.A.

## ASSOCIATION OF JUVENILE COMPACT ADMINISTRATORS

Secretariat THE COUNCIL OF STATE GOVERNMENTS



Please reply to: COUNCIL OF STATE GOVERNMENTS EASTERN REGIONAL OFFICE 522 FIFTH AVENUE NEW YORK 36, NEW YORK

TO GOVERNORS OF ALL STATES SIGNATORY TO THE INTERSTATE COMPACT ON JUVENILES:

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We are enclosing the ratification document for the Interstate Compact on Juveniles from the State of Mississippi.

This official evidence of membership in the Compact should be filed in your state's archives with the ratification pages of the other signatory states which we have already sent to you. We will be sending you additional pages as new states join the compact.

A copy of this letter is being sent to your State's Juvenile Compact Administrator so that he may add this new information to the list he already has of states participating in the Compact.

We would appreciate your acknowledging receipt of this document.

Sincerely

William L. Frederick For the Secretariat

# 13441 STATE OF MINNESOTA

DEPARTMENT OF STATE 12 II II. IE ID CEP 2 9 1958 Jacuta L. Scororum Secretary of State

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|           | In Witness U         | Dhereok     |
|           |                      |             |

Governor of the State of MISSISSIPPI

have set my hand for and on behalf of the State of

MISSISSIPPI and affixed the Seal of said

State this 5th day of SEPTEMBER, A. D. 19 58

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Harmes P. Coleman Governor

ATTEST: Hehn Ladre

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Secretary of State

STATE OF LAUTESOTA DEFENSION OF STATE SEP 2 9 1950

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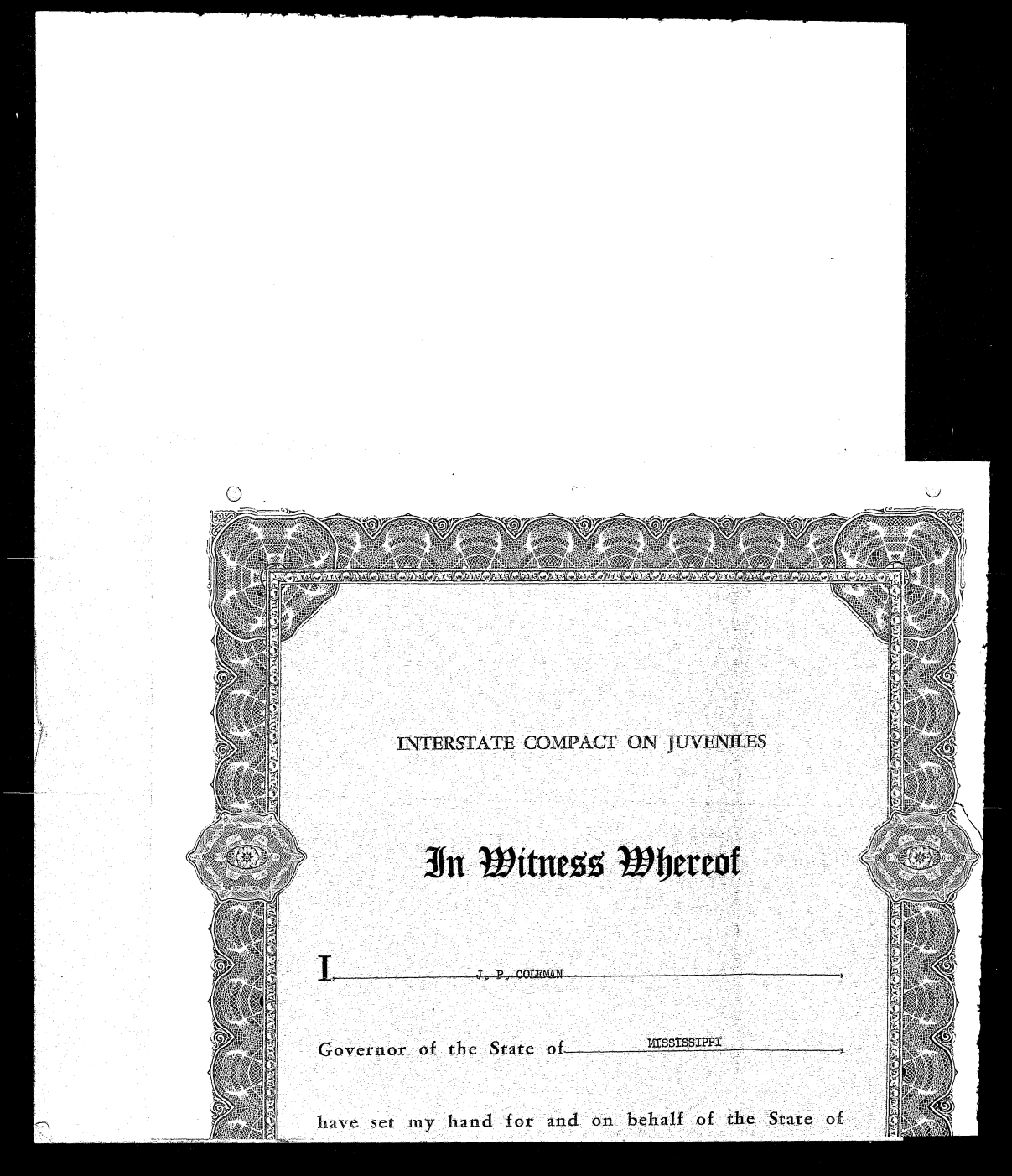
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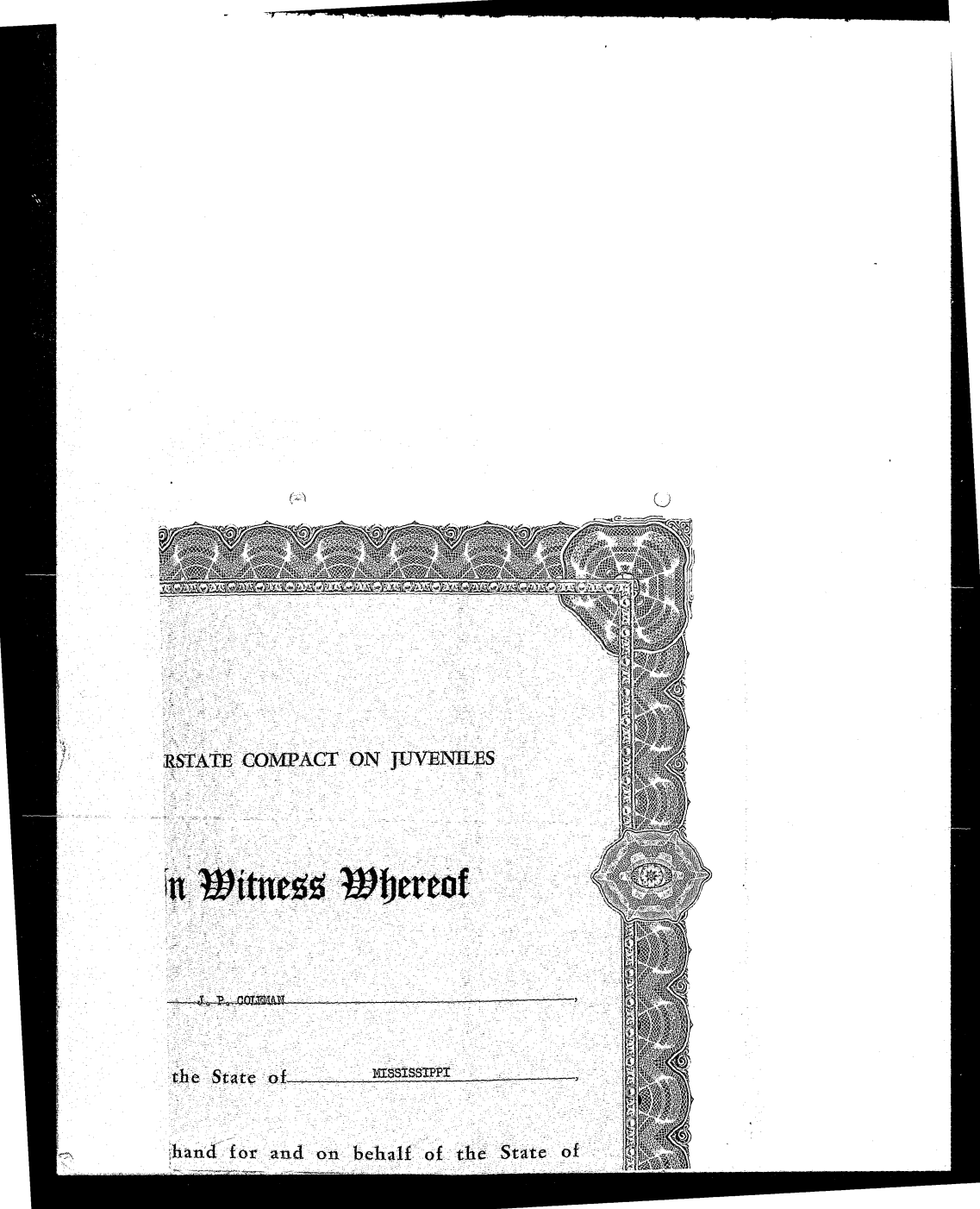
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| RSTATE COMPACT ON JUVENILES  |                    | · · · · ·                                    |  |
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| J. P. COLIMAN,<br>the State of <u>MISSISSIPPT</u> ,                          |                    |  |  |
| hand for and on behalf of the State of                                       |                    |  |  |
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| <u>day of september</u> , A. D. 19 <u>58</u>                                 |                    |  |  |
| Hannes P. Coleman<br>Governor  |                    |  |  |
| ATTEST:<br><u>Hehn Ladner</u><br>Secretary of State                          |                    |  |  |
| STATE OF SELESOTA<br>DEVENTER OF SELESOTA<br>SEP 2 9 1958<br>Janyar R. Deman |                    |  |  |
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DATE : September 8, 1959

STATE OF MINNESOTÀ

Office Memorandum

TO : I I FROM :

DEPARTMENT ADMINISTRATION

: Mr. A. Whittier Day Director, Youth Conservation Commission State Office Building

SUBJECT:

Arthur Naftalin Commissioner of Administration SEP. 9 11 41 AM "59

Interstate Compact on Juveniles

We are forwarding ratification document for the Interstate Compact on Juveniles from the State of Oregon, together with transmittal letter from the Council of State Governments as Secretariat for the Association of Juvenile Compact Administrators, dated August 25, 1959, which was received and forwarded to this office by the Governor. ASSOCIATION OF JUVENILE COMPACT ADMINISTRATORS Secretariat

THE COUNCIL OF STATE GOVERNMENTS

August 25, 1959

Ploase reply to: COUNCIL OF STATE GOVERNMENTS 36 W. 44th St. EASTERN REGIONAL OFFICE 522 PIPTH AVENDE NEW YORK 36, NEW YORK

## TO GOVERNORS OF STATES SIGNATCRY TO THE INTERSTATE COMPACT ON JUVENILLES:

We are enclosing a ratification document for the Interstate Compact on Juveniles from the State of Oregon. This official evidence of membership in the Compact should be filed in your state's archives with the ratification pages of the other signatory states which we have already sent to you. We will be sending you additional pages as new states join the Compact.

Your state's signature page has been transmitted to Oregon and the Compact is now in effect between your state and Oregon.

> Sincerezy, Ailliant. fraterick Sincerely, William L. Frederick For the Secretariat

P. S. A copy of this letter is being sent to your state's Compact Administrator so that he will know the Compact can be used with Oregon.

STATE OF MINNESOTA DEPARTMENT OF STATE FILED SEP 11 1959 yper L. Aanon Secretary of State

INTERSTATE COMPACT ON JUVENILES

In Witness Whereof

MARK O. HATFIELD

Governor of the State of OREGON

have set my hand for and on behalf of the State of

OREGON and affixed the Seal of said

State this 19th day of August, A. D. 19 59

Governor

ATTEST: **N**SNI **U**VP

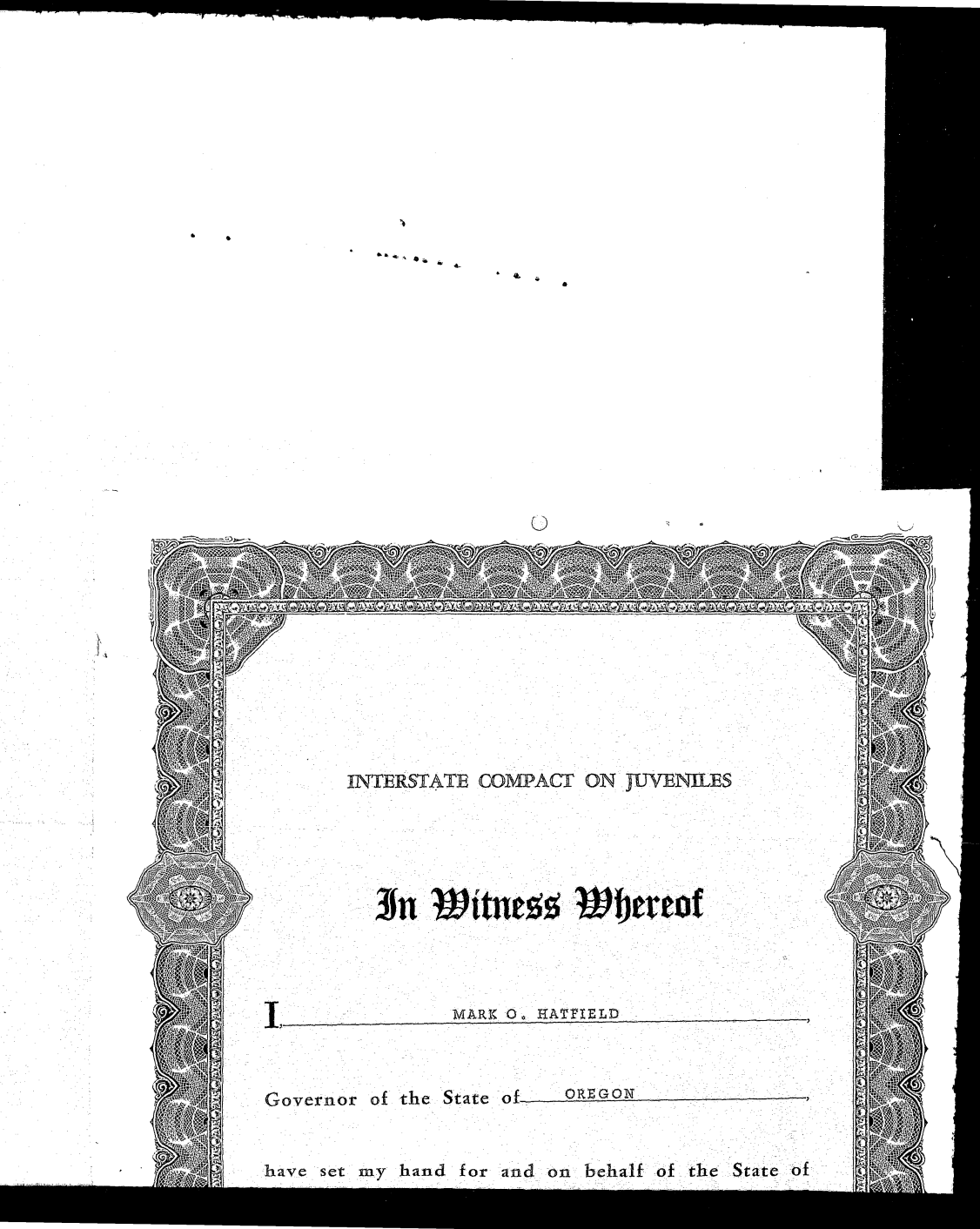
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Secretary of State STATE OF MINNESOTA DEPARTMENT OF STATE IN I L. IN ID SEP 11 1959

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# In Witness Whereof

MARK O. HATFIELD

or of the State of OREGON

t my hand for and on behalf of the State of

INTERSTATE COMPACT ON JUVENILES

## In Witness Whereof

MARK O. HATFIELD

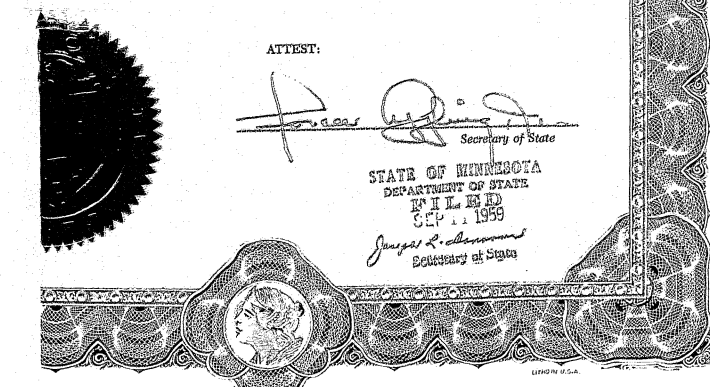
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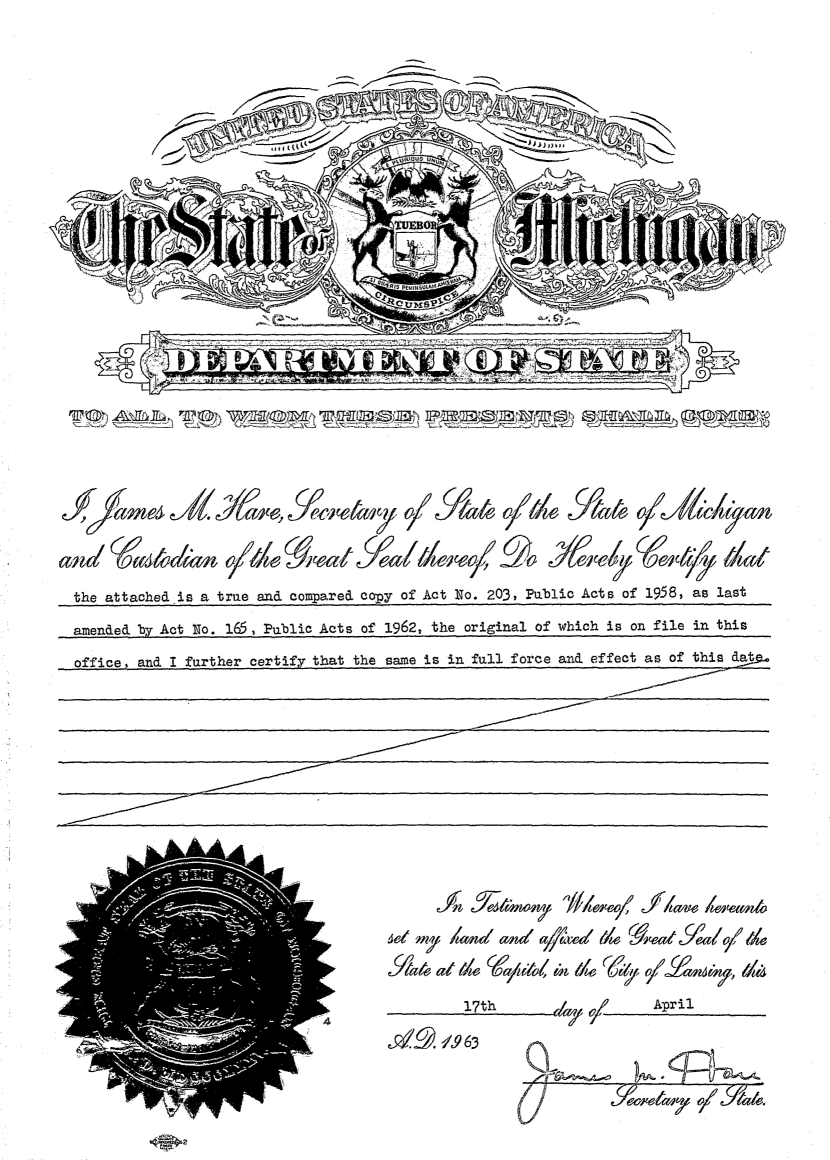
t my hand for and on behalf of the State of

and affixed the Seal of said

is 19th day of August, A. D. 19 59

Governor





## STATE OF MICHIGAN

## INTERSTATE COMPACT ON JUVENILES

UNNESOTA' OF STATE Secretary of State

(Act No. 203, Public Acts of 1958, as last amended by Act No. 165, Fublic Acts of 1962, being Sections 3.701 to 3.706, Inclusive, Compiled Laws of 1948.)

AN ACT providing for the joinder of this state in an interstate compact on juveniles; to provide the terms of the compact; and to prescribe the powers and duties of the department of social welfare and the jurisdiction of the probate courts.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Section 1. The interstate compact on juveniles is hereby enacted into law and entered into with all other jurisdictions legally joining therein in the form substantially as follows:

## INTERSTATE COMPACT ON JUVENILES

The contracting states solemnly agree:

## ARTICLE I -- Finding and Purposes

That juveniles who are not under proper supervision and control, or who have absconded, escaled or run away, are likely to endanger their own health, morals and welfare, and the health, morals and welfare of others. The cooperation of the states party to this compact is therefore necessary to provide for the welfare and protection of juveniles and of the public with respect to (1) cooperative supervision of delinquent juveniles on probation or parole; (2) the return, from one state to another, of delinement juveniles who have escaped or absconded; (3) the return, from one state to another, of non-delinquent juveniles who have run away from home; and (4) additional measures for the protection of juveniles and of the public, which any two or more of the party states may find desirable to undertake cooperatively. In carrying out the provisions of this compact the party states shall be guided by the non-criminal reformative and protective policies which guide their laws concerning delinquent, neglected or dependent juveniles generally. It shall be the policy of the states party to this compact to cooperate and observe their respective responsibilities for the prompt return and acceptance of juveniles and delinquent juveniles who become subject to the provisions of this compact. The provisions of this compact shall be reasonably and liberally construed to accomplish the foregoing purposes.

## ARTICLE II -- Existing Rights and Remedies

That all remedies and procedures provided by this compact shall be in addition to and not in substitution for other rights, remedies and procedures and shall not be in derogation of parental rights and responsibilities.

## ARTICLE III -- Definitions

That, for the purposes of this compact "delinquent juvenile" means any juvenile who has been adjudged delinquent and who, at the time the provisions of this compact are invoked, is still subject to the jurisdiction of the court that has made such adjudication or to the jurisdiction or supervision of an agency or institution pursuant to an order of such court; "probation or parole" means any kind of conditional release of juveniles authorized under the laws of the states party hereto; "court" means any court having jurisdiction over delinquent, neglected or dependent children; "state" means any state, territory or possessions of the United States, the District of Columbia, and the Commonwealth of Puerto Rico; and "residence" or any variant thereof means a place at which a home or regular place of abode is maintained.

## ARTICLE IV -- Return of Runaways

(a) That the parent, guardian, person or agency entitled to legal custody of a juvenile who has not been adjudged delinquent but who has run away without the consent of such parent, guardian, person or agency may petition the appropriate court in the demanding state for the issuance of a requisition for his return. The petition shall state the name and age of the juvenile, the name of the petitioner and the basis of

entitlement to the juvenile's custody, the circumstances of his running away, his location if known at the time application is made, and such other facts as may tend to show that the juvenile who has run away is endengering his own welfare or the welfare of others and is not an emancipated minor. The petition shall be verified by affidavit, shall be executed in duplicate, and shall be accompanied by two certified copies of the document or documents on which the petitioner's entitlement to the juvenile custody is based, such as birth certificates, letters of guardianship, or custody decrees. Such further affidavits and other documents as may be deemed proper may be submitted with such petition. The judge of the court to which this application is made may hold a hearing thereon to determine whether for the purposes of this compact the petitioner is entitled to the legal custody of the juvenile, whether or not it appears that the juvenile has in fact run away without consent, whether or not he is an emancipated minor, and whether or not it is in the best interest of the juvenile to compel his return to the state. If the judge determines, either with or without a hearing, that the juvenile should be returned, he shall present to the appropriate court or to the executive authority of the state where the juvenile is alleged to be located a written requisition for the return of such juvenile. Such requisition shall set forth the name and age of the juvenile, the determination of the court that the juvenile has run away without the consent of a parent, guardian, person or agency entitled to his legal custody, and that it is in the best interest and for the protection of such juvenile that he be returned. In the event that a proceeding for the adjudication of the juvenile as a delinquent, neglected or dependent juvenile is pending in the court at the time when such juvenile runs away, the court may issue a requistion for the return of such juvenile upon its own motion, regardless of the consent of the parent, guardian, person or agency entitled to legal custody, reciting therein the nature and circumstances of the pending proceeding. The requisition shall in every case be executed in duplicate and shall be signed by the judge. One copy of the requisition shall be filed with the compact administrator of the demanding state, there to remain on file subject to the provisions of law governing records of such court. Upon the receipt of a requisition demanding the return of a juvenile who has run away, the court or the executive authority to whom the requisition is addressed shall issue an order to any peace officer or other appropriate person directing him to take into custody and detain such juvenile. Such detention order must substantially recite the facts necessary to the validity of its issuance hereunder. No juvenile detained upon such order shall be delivered over to the officer whom the court demanding him shall have appointed to receive him, unless he shall first be taken forthwith before a judge of a court in the state, who shall inform him of the demand made for his return, and who may appoint counsel or guardian ad litem for him. If the judge of such court shall find that the requisition is in order, he shall deliver such juvenile over to the officer whom the court demanding him shall have appointed to receive him. The judge, however, may fix a reasonable time to be allowed for the purpose of testing the legality of the proceeding.

Upon reasonable information that a person is a juvenile who has run away from another state party to this compact without the consent of a parent, guardian, person or agency entitled to his legal custody, such juvenile may be taken into custody without a requisition and brought forthwith before a judge of the appropriate court who may appoint counsel or guardian ad litem for such juvenile and who shall determine after a hearing whether sufficient cause exists to hold the person, subject to the order of the court, for his own protection and welfare, for such a time not exceeding 90 days as will enable his return to another state party to this compact pursuant to a requisition for his return from a court of that state. If, at the time when a state seeks the return of a juvenile who has run away, there is pending in the state wherein he is found any criminal charge, or any proceeding to have him adjudicated a delinquent juvenile for an act committed in such state, or if he is suspected of having committed within such state a criminal offense or an act of juvenile delinquency, he shall not be returned without the consent of such state until discharged from prosecution or other forms of proceeding, imprisonment, detention or supervision for such offense or juvenile delinquency. The duly accredited officers of any state party to this compact, upon the establishment of their authority and the identify of the juvenile being returned, shall be permitted to transport such juvenile through any and all states party to this compact, without interference. Upon his return to the state from which he ran away, the juvenile shall be subject to such further proceedings as may be appropriate under the laws of that state.

(b) That the state to which a juvenile is returned under this Article shall be responsible for payment of the transportation costs of such return.

(c) That "juvenile" as used in this Article means any person who is a minor under the law of the state of residence of the parent, guardian, person or agency entitled to the legal custody of such minor.

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## ARTICLE V -- Return of Escapees and absconders

(a) That the appropriate person or authority from whose probation or parole supervision a delinquent juvenile has absconded or from whose institutional custody he has escaped shall present to the appropriate court or to the executive authority of the state where the delinguent juvenile is alleged to be located a written requisition for the return of such delinquent juvenile. Such requisition shall state the name and age of the delinquent juvenile, the particulars of his adjudication as a delinquent juvenile, the circumstances of the breach of the terms of his probation or parole or of his escape from an institution or agency vested with his legal custody or supervision, and the location of such delinquent juvenile, if known, at the time the requisition is made. The requisition shall be verified by affidavit, shall be executed in duplicate, and shall be accompanied by two certified copies of the judgment, formal adjudication, or order of commitment which subjects such delinguent juvenile to probation or parole or to the legal custody of the institution or agency concerned. Such further affidavits and other documents as may be deemed proper may be submitted with such requisition. One copy of the requisition shall be filed with the compact administrator of the demanding state, there to remain on file subject to the provisions of law governing records of the appropriate court. Upon the receipt of a requisition demanding the return of a delinquent juvenile who has absconded or escaped, the court or the executive authority to whom the requisition is addressed shall issue an order to any peace officer or other appropriate person directing him to take into custody and detain such delinquent juvenile. Such detention order must substantially recite the facts necessary to the validity of its issuance hereunder. No delinquent juvenile detained upon such order shall be delivered over to the officer whom the appropriate person or authority demanding him shall have appointed to receive him, unless he shall first be taken forthwith before a judge of an appropriate court in the state, who shall inform him of the demand made for his return and who may appoint counsel or guardian ad litem for him. If the judge of such court shall find that the requisition is in order, he shall deliver such delinquent juvenile over to the officer whom the appropriate person or authority demanding him shall have appointed to receive him. The judge, however, may fix a reasonable time to be allowed for the purpose of testing the legality of the proceeding.

Upon reasonable information that a person is a delinquent juvenile who has absconded while on probation or parole, or escaped from an institution or agency vested with his legal custody or supervision in any state party to this compact, such person may be taken into custody in any other state party to this compact without a requisition. But in such event, he must be taken forthwith before a judge of the appropriate court, who may appoint counsel or guardian ad litem for such person and who shall determine, after a hearing, whether sufficient cause exists to hold the person subject to the order of the court for such time, not exceeding 90 days, as will enable his detention under a detention order issued on a requisition pursuant to this Article. If, at the time when a state seeks the return of a delinquent juvenile who has either absconded while on probation or parole or escaped from an institution or agency vested with his legal custody or supervision, there is pending in the state wherein he is detained any criminal charge or any proceeding to have him adjudicated a delinquent juvenile for an act committed in such state, or if he is suspected of having committed within such state a criminal offense or an act of juvenile delinquency, he shall not be returned without the consent of such state until discharged from prosecution or other form of proceeding, imprisonment, detention or supervision for such offense or juvenile delinquency. The duly accredited officers of any state party to this compact, upon the establishment of their authority and the identity of the delinquent juvenile being returned, shall be permitted to transport such delinquent juvenile through any and all states party to this compact, without interference. Upon his return to the state from which he escaped or absconded, the delinquent juvenile shall be subject to such further proceedings as may be appropriate under the laws of that state.

(b) That the state to which a delinquent juvenile is returned under this article shall be responsible for payment of the transportation costs of such return.

## ARTICLE VI -- Voluntary Return Procedure

That any delinquent juvenile who has absconded while on probation or parole, or escaped from an institution or agency vested with his legal custody or supervision in any state party to this compact, and any juvenile who has run away from any state party to this compact, who is taken into custody without a requisition in another state party to this compact under the provisions of Article IV (a) or of Article V (a), may consent to his immediate return to the state from which he absconded, escaped or ran away. Such consent shall be given by the juvenile or delinquent juvenile and his counsel or guardian ad litem if any, by executing or subscribing a writing, in the presence of a judge of the appropriate court, which states that the juvenile or delinquent juvenile and his counsel or guardian ad litem, if any, consent to his return to the demanding state. Before such consent shall be executed or subscribed, however, the judge, in the presence of the counsel or guardian ad litem, if any, shall inform the juvenile or delinquent juvenile of his rights under this compact. When the consent has been duly executed it shall be forwarded to and filed with the compact administrator of the state in which the court is located and the judge shall direct the officer having the juvenile or delinquent juvenile in custody to deliver him to the duly accredited officer or officers of the state demanding his return, and shall cause to be delivered to such officer or officers a copy of the consent. The court may, however, upon the request of the state to which the juvenile or delinquent juvenile is being returned, order him to return unaccompanied to such state and shall provide him with a copy of such court order; in such event a copy of the consent shall be forwarded to the compact administrator of the state to which said juvenile or delinquent juvenile is ordered to return.

## ARTICLE VII -- Cooperative Supervision of Probationers and Parolees

(a) That the duly constituted judicial and administrative authorities of a state party to this compact (herein called "sending state") may permit any delinquent juvenile within such state, placed on probation or parole, to reside in any other state party to this compact (herein called "receiving state") while on probation or parole, and the receiving state shall accept such delinquent juvenile, if the parent, guardian or person entitled to the legal custody of such delinquent juvenile is residing or undertakes to reside within the receiving state. Before granting such permission, opportunity shall be given to the receiving state to make such investigations as it deems necessary. The authorities of the sending state shall send to the authorities of the receiving state copies of pertinent court orders, social case studies and all other available information which may be of value to and assist the receiving state in supervising a probationer or a parolee under this compact. A receiving state, in its discretion, may agree to accept supervision of a probationer or parolee is cases where the parent, guardian or person entitled to the legal custody of the delinquent juvenile is not a resident of the receiving state, and if so accepted the sending state may transfer supervision accordingly.

(b) That each receiving state will assume the duties of visitation and of supervision over any such delinquent juvenile and in the exercise of those duties will be governed by the same standards of visitation and supervision that prevail for its own delinquent juveniles released on probation or parole.

(c) That, after consultation between the appropriate authorities of the sending state and of the receiving state as to the desirability and necessity of returning such delinquent juvenile, the duly accredited officers of a sending state may enter a receiving state and there apprehend and retake any such delinquent juvenile on probation or parole. For that purpose, no formalities will be required, other than establishing the authority of the officer and the identity of the delinquent juvenile to be retaken and returned. The decision of the sending state to retake a delinquent juvenile on probation or parole shall be conclusive upon and not reviewable within the receiving state, but if, at the time the sending state seeks to retake a delinquent juvenile on probation or parole, there is pending against him within the receiving state any criminal charge or any proceeding to have him adjudicated a delinquent juvenile for any act committed in such state, or if he is suspected of having committed within such state a criminal offense or an act of juvenile delinquency, he shall not be returned without the consent of the receiving state until discharged from prosecution or other form of proceeding, imprisonment, detention or supervision for such offense or juvenile delinquency. The duly accredited officers of the sending state shall be permitted to transport delinquent juveniles being so returned through any and all states party to this compact, without interference.

(d) That the sending state shall be responsible under this Article for paying the costs of transporting any delinquent juvenile to the receiving state or of returning any delinquent juvenile to the sending state.

## ARTICLE VIII -- Responsibility for Costs

(a) That the provisions of Articles IV (b), V (b) and VII (d) of this compact shall not be construed to alter or affect any internal relationship among the departments, agencies and officers of and in the government of a party state, or between a party state and its subdivisions, as to the payment of costs, or responsibilities therefor.

(b) That nothing in this compact shall be construed to prevent any party state or subdivision thereof from asserting any right against any person, agency or other entity in regard to costs for which such party state or subdivision thereof may be responsible pursuant to Articles IV (b), V (b) or VII (d) of this compact.

## ARTICLE IX -- Detention Practices

That, to every extent possible, it shall be the policy of states party to this compact that no juvenile or delinquent juvenile shall be placed or detained in any prison, jail or lockup nor be detained or transported in association with criminal, vicious or dissolute persons.

## ARTICLE X -- Supplementary Agreements

That the duly constituted administrative authorities of a state party to this compact may enter into supplementary agreements with any other state or states party hereto for the cooperative care, treatment and rehabilitation of delinquent juveniles whenever they shall find that such agreement will improve facilities or programs available for such care, treatment and rehabilitation. Such care, treatment and rehabilitation may be provided in an institution located within any state entering into such supplementary agreement. Such supplementary agreements shall (1) provide the rates to be paid for the care, treatment and custody of such delinquent juveniles, taking into consideration the character of facilities, services and subsistence furnished; (2) provide that the delinquent juvenile shall be given a court hearing prior to his being sent to another state for care, treatment and custody; (3) provide that the state receiving such a delinquent juvenile in one of its institutions shall act solely as agent for the state sending such delinquent juvenile; (4) provide that the sending state shall at all times retain jurisdiction over delinquent juveniles sent to an institution in another state; (5) provide for reasonable inspection of such institutions by the sending state; (6) provide that the consent of the parent, guardian, person or agency entitled to the legal custody of said delinquent juvenile shall be secured prior to his being sent to another state; and (7) makes provision for such other matters and details as shall be necessary to protect the rights and equities of such delinquent juveniles and of the cooperating states.

ARTICLE XI -- Acceptance of Federal and Other Aid

That any state party to this compact may accept any and all donations, gifts and grants of money, equipment and services from the federal or any local government, or any agency thereof and from any person, firm or corporation, for any of the purposes and functions of this compact, and may receive and utilize the same subject to the terms, conditions and regulations governing such donations, gifts and grants.

## ARTICLE XII -- Compact Administrators

That the governor of each state party to this compact shall designate an officer who, acting jointly with like officers of other party states, shall promulgate rules and regulations to carry out more effectively the terms and provisions of this compact.

## ARTICLE XIII -- Execution of Compact

That this compact shall become operative immediately upon its execution by any state as between it and any other state or states so executing. When executed it shall have the full force and effect of law within such state, the form of execution to be in accordance with the laws of the executing state.

#### ARTICLE XIV -- Renunciation

That this compact shall continue in force and remain binding upon each executing state until renounced by it. Renunciation of this compact shall be by act of the legislature, by sending 6 months' notice in writing of its intention to withdraw from the compact to the other states party hereto. The duties and obligations of a renouncing state under Article VII hereof shall continue as to parolees and probationers residing therein at the time of withdrawal until retaken or finally discharged. Supplementary agreements entered into under Article X hereof shall be subject to renunciation as provided by such spplementary agreements, and shall not be subject to the 6 months' renunciation notice of the present article.

## ARTICLE XV -- Severability

That the provisions of this compact shall be severable and if any phrase, clause, sentence or provision of this compact is declared to be contrary to the constitution of any participating state or of the United States or the applicability thereof to any government, agency, person or circumstance is held invalid, the validity of the remainder of this compact and the applicability thereof to any government agency, person or circumstance shall not be affected thereby. If this compact shall be held contrary to the constitution of any state participating therein, the compact shall remain in full force and effect as to the remaining states and in full force and effect as to the state affected as to all severable matters.

Sec. 2. The state department of social welfare, he einafter referred to as "the department", shall administer the state administrative functions under this act. Pursuant to Article XII of the interstate compact on juveniles, hereinafter referred to as "the compact", the governor shall designate an employee of the department, nominated by the social welfare commission for this purpose, to serve at the pleasure of the social welfare commission as the compact administrator, who, acting jointly with like officers of other party states, shall recommend rules and regulations to the social welfare commission for promulgation to carry out more effectively the terms and provisions of the compact. The department shall have the power and duty to cooperate with all other departments, agencies and officers of and in the government of this state and its subdivisions in facilitating the proper administration of the compact or of any supplementary agreement or agreements entered into by this state thereunder.

Sec. 3. The department is hereby authorized and empowered to enter into supplementary agreements with appropriate officials of other states pursuant to the compact. In the event that such supplementary agreement shall require or contemplate the use of any institution or facility of this state, said supplementary agreement shall have no force or effect until approved by the head of the department or agency under whose jurisdiction said institution or facility is operated or whose department or agency will be charged with the renuering of such service.

Sec. 4. All proceedings under this act shall be in the probate court, juvenile division, and to that end this act shall be considered supplementary to chapter 12A of Act No. 288 of the Public Acts of 1939, as added, being sections 712A.1 to 712A.28 of the Compiled Laws of 1948, as amended. For the purpose of establishing jurisdiction under the compact when Michigan is the demanding state, the phrase "proceeding for the adjudication of the juvenile as a delinquent, neglected or dependent juvenile" as used in the compact shall be deemed to refer to a proceeding under section 2 of chapter 12A of Act No. 288 of the Public Acts of 1939, as amended, being section 712A.2 of the Compiled Laws of 1948, following the authorization of the filing of a petition by the court; and the phrase "adjudged delinquent" shall be deemed to refer to children who are subject to the jurisdiction of the probate court, juvenile division under the provisions of subdivisions (a) or (d) of said section 2. The words "absconded", "escaped" or "runaway" shall not be deemed to apply to the case of a child who is in the custody of a parent in a distant state when there is pending in Michigan a suit for divorce or separate maintenance by the parents or, the parents having been divorced, the child is subject to a custody order issued by the circuit court granting the divorce. No demand shall be made by Michigan under this act for the return of any child 19 years of age or older.

Sec. 5. The department, subject to the approval of the controller, may make or arrange for any payments necessary to discharge any financial obligations imposed upon this state by the compact or by any supplementary agreement entered into thereunder. The department may use funds received from the federal government for child welfare services for administering state services under this act to the extent provided by the rules and regulations of the department. No court or administrative service of this state shall make any charge for any filing fee or for any copy or certified copy of any order which may be necessary to carry out the purposes of this act. The cost for the return of juveniles to institutions or facilities operated by the department may be paid from the respective contractual services appropriation of such institution or facilities: Provided, That the court in demending the return of a child shall determine whether a parent whose rights to the child have not been terminated is able to pay for the return of said child in whole or in part and to order that payment as reimbursement of the county or of the state institution which has paid for the return as provided in section 18 of chapter 12A of Act No. 288 of the Public Acts of 1939, as amended, being section 712A.18 of the Compiled Laws of 1948: And provided further, That the remainder of transportation expenses and other expenses incidental thereto of these children and all of the transportation and incidental expenses of other children, if not being returned to institutions or facilities operated by the department, shall be paid on order of the juvenile court in the same manner and from the same fund as if the child were in detention in the juvenile detention facility used by the court.

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Sec. 6. The courts, departments, agencies and officers of this state and its subdivisions shall enforce this compact and shall do all things appropriate to the effectuation of its purposes and intent which may be within their respective jurisdiction.

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Approved: May 5, 1958

Effective: September 13, 1958

Title and Section 1 amended in 1962, effective March 28, 1963.

STATE OF MINNESOTA Department of State F I IL IN ID JUN 101963 epel L. Dansmind Scottery of State

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