

NOTE.—“INFANTS AT DISTRICT HIGH SCHOOLS.”—The Chairman’s remarks in regard to the Court of Appeal case are based upon a misconception of the facts, which are as follows:—On 9th May, 1911 (the Education Department not having moved in the matter), the Court of Appeal made an order that the Solicitor-General should be added as a party respondent in the appeal. The Solicitor-General received no instructions from the Department. The order of the Court was no doubt dictated by the consideration that, as the Department and all other Education Boards would be bound by the result of the case, it was fitting that the Crown should be joined as a party.—Education Department, 14th August, 1912.