

Proviso. has become of sound mind, in which case the Governor may issue a warrant for his discharge, or until he be otherwise discharged in due course of law; Provided always, that if it shall appear that such person, although insane, is not otherwise in any of the cases hereinbefore mentioned, the Governor may order his discharge and his removal to the Municipality from which he came at the cost of such Municipality, unless means are provided for and secured for his maintenance in conformity to this Act.

How such Insane persons shall be conveyed to the Asylum.

V. And be it enacted, That any person so committed as hereinbefore last mentioned to any such Lunatic Asylum, shall be conveyed thereto in like manner, and by the like officers and persons, and under like provisions, as if he were committed to the common gaol, and such common gaol were at the place where the Lunatic Asylum shall be, unless he be so conveyed at the expense and under the care of the Municipality or other parties; and the Keeper of such Lunatic Asylum shall have the like power and authority to detain any such person, according to the tenor of the Warrant of Committal, or to retake him in case of an escape, as the Keeper of the Common Gaol would have had if such person had been committed to the gaol; and all officers and persons shall be bound to aid such Keeper of the Lunatic Asylum, or the officer or person in whose charge he shall be conveyed to the Lunatic Asylum, in detaining or retaking such person, in like manner as they would be bound to aid the Keeper of any Common Gaol in detaining or retaking such prisoner committed to his charge; and the warrant of the Judge or Justices committing such person to the Lunatic Asylum, shall be of full force and effect in each and every District of Lower Canada, as if such Judge or Justices were specially appointed for and acting in such District, in whatever District such warrant may have been issued; Provided however, that the Mayor of any Municipality as aforesaid, may send any Insane Person from such Municipality, under the care and at the cost thereof, to be committed to such Lunatic Asylum as aforesaid, after having procured the certificate of two Physicians in the manner and for the purposes above stated, in any case where sufficient funds may be at the credit of such Municipality for the maintenance of such person, or satisfactory security for payment shall have been given to the satisfaction of all parties concerned.

Proviso.

Part of Sect. 5, of 14 & 15 V. c. 83, repealed as to L. C.

VI. And be it enacted, That so much of the fifth section of the Act first above cited, as requires or provides that any person apprehended under the said Section, shall or may be sent to the place of his last legal settlement, shall not after the passing of this Act be in force in Lower Canada.

What shall be presumed to be the place of

VII. And be it enacted, That as well in cases where any person shall by virtue of the first and second sections of the said