Member of the Parliament of Canada or of any of the Local Legislatures, any Judge of any Court of Record in Canada or in any of the said Provinces, and any Queen's Counsel; but no other person shall be permitted to enter within the walls where the prisoners are confined, except by the special permission of the Warden, and under such regulations as the Inspector may prescribe.

Punishment of persons trespassing on Penitentiary grounds.

47. Any person who is found trespassing upon any grounds, buildings, yards, offices or other premises whatsoever belonging or pertaining to any penitentiary, or who enters the same, not being an officer or servant of the said prison, or authorized by leave of the Warden, shall, upon conviction thereof before a Justice of the Peace for the city, county or district in which such penitentiary may be situate, be adjudged to pay a fine not exceeding for the first offence ten dollars,-to be recovered in the usual way; or in default of payment, the offender may be sent to the common gaol, with or without hard labour, for any period not exceeding one month; and for a second or subsequent offence, the offender may be fined in any sum not exceeding fifty dollars, to be recovered in the same usual way, or in default shall be liable to imprisonment, with or without hard labour, for a period not exceeding three calendar months.

CORONER'S INQUESTS.

Inquests on convicts dying in a penitentiary.

48. Whenever a convict dies in a penitentiary, and the Inspector or the Warden, or the Surgeon, or a Chaplain, have or any one of them has reason to believe, that the death of such convict arose from any other than ordinary causes, it shall be their or his duty to call upon a coroner having jurisdiction, to hold an inquest upon the body of such deceased convict; and upon such requisition by one or more of the officers above named, the said coroner shall hold such inquest, and, for that end, he and the jury and all other persons necessarily attending such inquest, shall have admittance to the prison for that purpose.

DECEASED CONVICTS.

How the body shall be : disposed of.

49. The body of every convict who dies in a penitentiary shall, if claimed by the relatives of the deceased, be given up to and shall be taken away by them; but, if not so claimed, the day may be delivered up to an Inspector of Anatomy, dury appointed under any Act authorizing such appointment, or to the professor of Anatomy in any college wherein medical science is taught; or if not so delivered shall be decently interred at the expense of the institution.