

Discharge
on probation.

2. The said governing board shall thereupon order that such boy shall be discharged from the said Industrial Home on probation, to remain so discharged, provided his conduct during the residue of the term of five years, from the commencement of his imprisonment, continues good, and such boy shall be discharged accordingly.

Wages.

3. Any wages reserved in any indenture of apprenticeship made under this section shall be payable to such boy, or to some other person for his benefit. 56 V., c. 33, s. 11.

Sanction of
Governor
General.

122. No boy shall be discharged under the last preceding section until after the fixed term of his sentence has elapsed, unless by the authority of the Governor General. 56 V., c. 33, s. 12.

Regulations
by Governor
in Council
for dis-
charge.

123. The Governor in Council may make such regulations as he considers advisable for the discharge, after the expiration of the fixed term of sentence, of prisoners confined in the Industrial Home under any Act of the Parliament of Canada, and such discharge may be either absolute or upon probation, subject to such conditions as are imposed under the authority of the said regulations. 56 V., c. 33, s. 13.

Recom-
mittal for
violation of
conditions of
discharge.

124. The judge of any county court or police magistrate may, upon satisfactory proof that any boy who was sentenced under the provisions of any Act of the Parliament of Canada, and who has been discharged on probation, has violated the conditions of his discharge, order such boy to be recommitted to the Industrial Home, and thereupon such boy shall be detained therein under his original sentence as if he had never been discharged. 56 V., c. 33, s. 14.

Transfer
from Dor-
chester Peni-
tentiary to
Industrial
Home.

125. The Governor General, by warrant under his hand, may, at any time in his discretion, on the application of the Attorney General of the province of New Brunswick, cause any boy who is imprisoned in the Dorchester Penitentiary, or in any gaol in the Province, for an offence against the law of Canada, and who is certified by any judge of the Supreme Court, or of the county court, to have been, in the opinion of such judge, at the time of his trial under the age of fifteen years, to be transferred to the said Industrial Home in the Province, for the remainder of his term of imprisonment, and for such further term in addition thereto as the Governor General, on the report and recommendation of such judge, deems expedient: Provided that the whole term of imprisonment shall not exceed five years from the commencement of the imprisonment in such penitentiary or gaol. 57-58 V., c. 59, s. 1.

Proviso.

Transfer
from Home

126. The Governor General, by warrant under his hand, may, at any time in his discretion, on the application of the