Imprisonment in Young Offenders Unit or in New Haven.

"151. Every court in the province of British Columbia, before which any male person apparently over the age of sixteen years and under the age of twenty-three years is convicted of an offence against the laws of Canada, punishable by imprisonment in the common gaol for the term of three months, or for any longer term, may sentence such person to imprisonment for the term of not less than three months and for an indeterminate period thereafter of not more than two years less one day in that portion of Oakalla Prison Farm known as the Young Offenders Unit or in New 10 Haven instead of the common gaol of the county or judicial district where the offence was committed or was tried, and such person shall thereupon be imprisoned in that portion of Oakalla Prison Farm known as the Young Offenders Unit or in New Haven as the case may be, until he is lawfully 15 discharged or paroled pursuant to section 152 or transferred pursuant to section 153, and shall be subject to all the rules and regulations of the institution as may be approved from time to time by the Lieutenant-Governor in that behalf. 20

Board of Parole.

"152. The Lieutenant-Governor may appoint a Board of Parole for the said province whose duty it is to inquire from time to time into the cases of prisoners sentenced to that portion of Oakalla Prison Farm known as the Young Offenders Unit or to New Haven and the prisoners trans-25 ferred under section 153, and where as a result of such inquiry the Board thinks proper, it may permit prisoners serving indeterminate sentences to be paroled under conditions approved of by the Minister of Justice, and when the terms on which such prisoners were paroled have been 30 complied with, the Board may recommend for the consideration of the Minister of Justice the final discharge of such prisoners.

Transfer of offenders.

"153. (1) The Inspector of Gaols or such other officer as is authorized by the Lieutenant-Governor in that behalf 35 from time to time may by warrant direct the removal of a person imprisoned in that portion of Oakalla Prison Farm known as the Young Offenders Unit to New Haven or to the common gaol at Oakalla Prison Farm, or of a person imprisoned in New Haven to that portion of Oakalla Prison 40 Farm known as the Young Offenders Unit or to the common gaol at Oakalla Prison Farm, whenever he deems it expedient so to do, and a person transferred pursuant to this section shall be detained in the prison or institution to which he is transferred for the unexpired portion of the term of im-45 prisonment to which he was originally sentenced unless in the meantime he is again transferred or is lawfully discharged.