FEMALE OFFENDERS (GENERAL)

B-1

B-2

Juvenile age for girls be 18 (164)

15-6

- Young girls should never be confined to an institution for an indefinite period cases should be annually revised by judge of a Court of Social Welfare (256)
- Judicial "dossier" of delinquent women should be eliminated after 5 years (256)
- Judge should require complete report & use as much as possible supervised liberty (256
- Improve custody conditions before trial to include such items as visits of common-law spouses (164)
- If names of female prostitutes are publicized, names of male counterparts should be publicized as well (121, 164,222, 273, 318)
- No arrest for vagrancy where there has been no criminal offense (164, 311, 318)

FEMALE OFFENDERS (PRISON CONDITIONS)

- Receive same consideration as men (27, 54, 89)
- Revision of Prisons & Reformatories Act (163, 164)
- Female offenders housed separately (84, 100) in cottage type surroundings (84)
- Adequate material conditions, frequent contacts with spouse & children, authorized holidays for special occasions, liberation one or two months before end of sentence (256)
- Female offenders informed of right to refuse certain intimate medical examinations by doctors not bound by professional survey (256)

REHABILITATION

15-6

- Rehabilitation courses (70, 114, 190, 256, 384)
- Rehabilitation courses after a prison term (54, 205, 256)
- Technical, vocational & academic training (70, 84, 256)

Royal Commission on the Status of Women in Canada, Index to Briefs. (R.G. 33/89, Volume 10)

99

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