

exceed-
of his

in the
ny, of
y, and
o any
in the
m the
of his

ed by
other
in the
, con-
rwise,
ounty
such
fully
to the

King's



CHAPTER 150.

An Act to provide for the Conditional Liberation of Convicts.

SHORT TITLE.

1. This Act may be cited as the Ticket of Leave Act. Short title.
63-64 V., c. 48, s. 2.

TICKET OF LEAVE.

2. The Governor General by an order in writing under the hand and seal of the Secretary of State may grant to any convict, under sentence of imprisonment in a penitentiary, gaol or other public or reformatory prison, a license to be at large in Canada, or in such part thereof as in such license shall be mentioned, during such portion of his term of imprisonment, and upon such conditions in all respects as to the Governor General may seem fit. Granting of license to convicts.

2. The Governor General may from time to time revoke or alter such license by a like order in writing. 62-63 V., c. 49, s. 1; 63-64 V., c. 48, s. 1. Revocation or alteration of same.

3. The conviction and sentence of any convict to whom a license is granted under this Act shall be deemed to continue in force while such license remains unforfeited and unrevoked, although execution thereof is suspended; but, so long as such license continues in force and unrevoked or unforfeited, such convict shall not be liable to be imprisoned by reason of his sentence, but shall be allowed to go and remain at large according to the terms of such license. 62-63 V., c. 49, ss. 2 and 10. Sentence deemed to continue although execution is suspended.

4. A license under this Act may be in the form A in the schedule to this Act, or to the like effect, or may, if the Governor General thinks proper, be in any other form different from that given in the schedule which he may think it expedient to adopt, and contain other and different conditions. Form of license.

2. A copy of any conditions annexed to any such license, other than the conditions contained in form A shall be laid before both Houses of Parliament within twenty-one days before both Houses of Parliament within twenty-one days Deposit of conditions before Parliament.