In what cases convicts shall tentiary.

XXIX. Whenever it shall be certified by the Surgeon of the Provincial Penitentiary and the Medical Superintendent of be removed to the said Criminal Lunatic Asylum, to the Warden of the Penisuch Asylum, the Said Offinial Educate Asylum, to the Walden of the Tem-from the Peni- tentiary, that any convict confined therein is insane and that it is desirable that such convict should be removed therefrom to 5 the Lunatic Asylum, it shall be lawful for the Warden to cause such convict to be conveyed to the said Criminal Lunatic Asylum: and such convict shall be received into the said Asylum and there safely kept until he shall be removed to the Reconveyance said Penitentiary; and if at any time before the expiration of 10 his term of imprisonment, it shall be certified by the Medical Superintendent of the said Asylum that such convict has recovered his reason and is in a fit state to be remanded to the Penitentiary, then it shall be the duty of the Warden to cause such convict to be re-conveyed to the said Penitentiary and kept there- 15

conveyance of such convicts, &c.

to the Penitentiary in

certain cases.

Powers for the in; and the authorities of the said Asylum and the person appointed to convey any convict to the said Asylum, or to reconvey him to the said Penitentiary, shall have the same power and authority to detain such convict or to re-take him or her in case of an escape, and to command the assistance of any persons, 20 in retaking him or her, or in preventing such escape, as the Warden or other Officers of the Penitentiary, or any person appointed by a Sheriff to convey any convict to the Penitentiary, after being sentenced to imprisonment therein would have in the like case; and if the term of imprisonment of any convict shall 25 expire while he is detained in the said Asylum, he may, nevertheless, be detained therein until discharged as sane, or delivered to his friends under a warrant from the Governor to that

If Convict's term expire while he is still insane.

The Asylum

under 14, 15

Lunatics

V. c. 83.

effect.

XXX. The said Criminal Lunatic Asylum shall, unless 30 to be used for otherwise specially ordered by the Governor, be made and used confinement of as the Lunatic Asylum or place for the safekeeping of persons liable to be confined or kept in custody under the first, second and fourth sections of an Act passed in the fourteenth and fifteenth Victoria, intituled: An Act to authorize the confinement 35 of Lunatics in cases when their being at large may be dangerous to the public.

Inspectors to visit private Lunatic Asylum under 14, 15 V. c. 84.

XXXI. It shall be the duty of the Inspectors either singly or together whenever required to do so by the Governor, and at least once in the year, to visit, examine and report to 40 him upon the state and management of every Private Lunatic Asylum established under the provisions of the Act of the Provincial Parliament passed in the session held in the fourteenth and fifteenth years of Her Majesty's Reign, intituled: An Act for the regulation of Private Lunatic Asylums, and upon the 45 condition of its inmates; and it shall be lawful for the Governor after receipt of any Report of the Inspectors, by an Instrument under his hand and seal, to suspend or revoke the license granted under the said Act.