such sanction as aforesaid, amend the same as they find necessary.

How long youths shall Institutions.

X. And be it enacted, That all lads committed to remain in such the said Houses of Correction shall be, and remain under the control and direction of the Officers thereof, from the 5 day they are received therein until they attain the age of eighteen years, and the Inspectors thereof shall have power to place the youths committed to their care at such employments, and cause them to be instructed in such branches of useful knowledge as may be suitable to 10 their years and capacities; and they shall have power in spectors to ap- their discretion to bind out the said youths as apprentices while so committed to their care, to such persons and at such places, to learn such proper trades and employments, as in their judgment will be most conducive to their refor- 15 mation and amendment, and will tend to the future benefit and advantage of such youths.

Power of In-

Who shall be received into the penal department.

XI. And be it enacted, That the Masters of the said Houses of Correction, respectively, shall receive into the penal department thereof, all males under sixteen years of 20 age convicted before any Criminal Court of this Province, of any offence punishable under the existing laws of the Province, by imprisonment in the Penitentiary, and deemed by the Judge, Recorder, Mayor, or other presiding Judge, proper objects for the House of Correction: 25 And who into and youths so sent to the House of Correction shall be the Correction detained therein during the term of their sentence, as they might have been in the Penitentiary; and each of the said Masters shall receive into the corrective department of the House of Correction under his charge,— 30

Department.

1st. Lads under sixteen years of age, committed upon any criminal charge for which if found guilty, they would be sentenced to imprisonment in the County or City Gaol, and deemed by the Judge or other presiding Magistrate, proper objects for the House of Correc- 35 tion; Provided always, that the Parent, Guardian or next friend of each such lad, shall consent thereto.

2nd. Lads under sixteen, committed by any County Judge, Mayor, County Warden, Recorder, Police Magistrate or Justice of the Peace, on the complaint and due 40 proof made to him by the parent, guardian or next friend, of any such lad, that by reason of incorrigible or vicious conduct, he has rendered his control beyond the power of such parent, guardian or next friend, and made it manifestly requisite that from regard for the morals and 45 future welfare of such lad, he should be placed in the House of Correction.

3rd. Lads under sixteen years of age committed by any authority last named, on complaint and due proof in each