

136. Whenever such order is made or directions given, the sheriff of the county in which the conviction takes place shall cause such prisoner to be removed with all convenient despatch to the gaol of Queen's County, pursuant to such order or direction. R.S., c. 183, s. 76.

Sheriff to carry out order of court.

Prince

137. Upon such removal, such prisoner shall be subject to the same authority and jurisdiction as if he had been convicted in Queen's County. R.S., c. 183, s. 77.

Authority to which prisoners subject.

by the Island s been soners, is con stipen- liable strate, y term to the

PART VII.

MANITOBA.

Application of Part.

138. This Part applies only to the province of Manitoba, and shall come into force upon a day to be named by proclamation of the Governor in Council. 53 V., c. 37, s. 40.

To Manitoba. Proclamation.

years, offence shall

Reformatory for Boys.

139. If any boy, who, at the time of his trial, appears to the court to be under the age of sixteen years, is convicted of any offence for which a sentence of imprisonment for a period of three months or longer, but less than five years, may be imposed upon an adult convicted of the like offence, and the court before which such boy is convicted is satisfied that a due regard for the material and moral welfare of the boy manifestly requires that he should be committed to the Manitoba Reformatory for Boys, then such court may sentence the boy to be imprisoned in such Reformatory for such term as the court thinks fit, not being greater than the term of imprisonment which could be imposed upon an adult for the like offence, and may further sentence such boy to be kept in the Reformatory for an indefinite time after the expiration of such fixed term: Provided that the whole period of confinement in the Reformatory shall not exceed five years from the commencement of his imprisonment. 53 V., c. 37, s. 39.

Boys under 16 years.

fully un-ary labour, ration o the to so at the

Term.

Proviso.

ward f the when- ment, unty, al of nvic- unty, ae of

140. If any boy, apparently under the age of sixteen years, is convicted of any offence punishable by law on summary conviction, and thereupon is sentenced and committed to prison in any common gaol for a period of not less than fourteen days, any judge of any one of the superior courts, or any judge of the county court for the county in which the conviction is had, may examine and inquire into the circumstances of the case and conviction, and may, as an additional sentence for such offence, when he considers that the material and moral welfare of the boy so requires, sentence such boy to be sent either forthwith or at the expiration of his imprisonment in such gaol, to the said Reformatory, to be there detained for the purpose of his indus-

Additional imprisonment for reform.

136.