such cause shall be under the same discipline and control as if his term was still unexpired.

"S4. Any sheriff or other person having the custody of any offender sentenced to imprisonment in the said reformatory, may detain the offender in the common gaol of the county or district in which such offender is sentenced, or other place of confinement in which such offender is, until some person lawfully authorized in that behalf requires such offender's delivery for the purpose of being conveyed to such reformatory.

"85. Whenever the time of any offender's sentence in such reformatory, under any law within the legislative authority of the Parliament of Canada, expires on a Sunday, such offender shall be discharged on the previous Saturday, unless such offender desires to remain until the Monday following."

Coming into force of section 39. Coming into 30. Coming into 3

EXTRA-JUDICIAL OATHS.

R.S.C., c. 141, s. 3 repealed ; new section. the

Solemn declaration may be received. **41.** Section three of chapter one hundred and forty-one of the Revised Statutes of Canada, intituled "An Act respecting extra-Judicial Oaths," is repealed and the following section is substituted therefor:—

"Any judge, justice of the peace, police or stipendiary magistrate, recorder, commissioner authorized to take affidavits to be used either in Provincial or Dominion courts, or any other functionary authorized by law to administer an oath in any matter may receive the solemn declaration of any person voluntarily making the same before him, in the form in the schedule to this Act, in attestation of the execution of any writing, deed or instrument, or of the truth of any allegation of fact, or of any account rendered in writing."

OTTAWA: Printed by BROWN CHAMBERLIN, Law Printer to the Queen's Most Excellent Majesty.

If term expires on Sunday.

Detention of offender until

conveyed to

reformatory.