

On certificate of disease woman may be detained (on order of Justice) for medical treatment.

16. Within the said period of twenty-four hours the authorities of such hospital shall cause a certificate, signed by the medical officer who has made such examination, stating (if the fact be so) that on such examination it has been ascertained that such woman has a contagious disease, to be made out and laid before the Justice by whom the Order was made, or some other Justice having the like jurisdiction, and thereupon such Justice may, if he thinks fit, order the authorities of such hospital to detain such woman in the hospital for medical treatment until discharged by such authorities, and such Order shall be a sufficient warrant to such authorities to detain such woman, and such authorities shall detain her accordingly;— Provided that no woman shall be detained under any such Order for a longer period than Three Months.

But not longer than three months.

Penalty for refusing to be examined or to conform to rules of Hospital, or quitting if before being discharged.

17. If any woman ordered as aforesaid to be taken to a Certified Hospital for medical examination refuses to submit to such examination, or if any woman ordered to be detained in a Certified Hospital for medical treatment, refuses or wilfully neglects while in the Hospital to conform to the Regulations thereof, or quits the Hospital without being discharged from the same as aforesaid, every such woman shall be guilty of an offence against this Act, and on summary conviction thereof, before two or more Justices of the Peace, shall be liable to imprisonment in the case of a first offence, for any term not exceeding one month, and in the case of a second or any subsequent offence for any term not exceeding two months.

Penalty for permitting any prostitute having contagious disease to resort to any house, &c., for prostitution.

18. If any person being the owner or occupier of any house, room or places within the limits of any place to which this Act applies, or being a manager or assistant in the management thereof, knowing or having reasonable cause to believe any common prostitute to have a contagious disease, induces or suffers such common prostitute to resort to or be in such house, room or place for the purpose of prostitution, every such person shall be guilty of an offence against this Act, and on summary conviction thereof before two or more Justices of the Peace shall be liable to a penalty not exceeding *ten pounds*, or at the discretion of the Justices, to be imprisoned for any term not exceeding three months in any common gaol, house of correction or other lawful place of confinement, with or without Hard Labor; Provided that a conviction under this enactment shall not exempt the offender from any penal or other consequences to which he or she may be liable for keeping or being concerned in keeping a Bawdy House or Disorderly House, or for the nuisance thereby occasioned.

Proviso: not to exempt from other penalties.

Proceedings to be under Chap. 103 of Con. Stat. of Can.

19. All proceedings under this Act before and by Justices of the Peace, shall be had under the provisions of chapter one hundred and three of the Consolidated Statutes of Canada, intitled: *An Act respecting the duties of Justices of the Peace out of Sessions, in relation to summary convictions and*