Appeal from Justices of the Peace.

"9. The court of appeal from convictions and orders of justices of the peace in the North-West Territories shall be a stipendiary magistrate sitting without a jury, and the clerk of the peace or other proper officer mentioned in the Act passed in the session of Parliament held in the 5 thirty-second and thirty-third years of Her Majesty's reign, chaptered thirty-one, intituled: 'An Act respecting the duties of Justices of the Peace out of Sessions in relation to summary convictions and orders," or in any Act in amendment thereof, shall, in the said Territories, mean the clerk of 10 the district court of the district or division within which such conviction takes place or order is made."

43 V., c. 25, schedule amended. 8. The schedule to "The North-West Territories Act, 1880," is hereby amended by striking out the words "and so much of this Act (or of any Act amending it) as gives 15 any appeal from any conviction adjudged or made under it."

Powers of stipendiary magistrate. 9. Whenever, under any Act in force in the North-West Territories, any power or authority is to be exercised, or anything is to be done by a judge of a court, such power or authority shall, in the Territories, be exercised or such thing 20 shall be done by a stipendiary magistrate.

Custody of lunatics.

10. Whenever, under any law or ordinance in force in the North-West Territories, any insane person is kept in custody until the pleasure of the Lieutenant-Governor is known, or until such person is discharged by law, the Lieutenant-25 Governor may cause such person to be removed to and confined in any asylum or place of confinement from time to time designated for that purpose by the Governor in Council, and the superintendent or warden of such asylum or place of confinement shall receive such person and detain him 30 therein until the pleasure of the Lieutenant-Governor is known, or until such person is discharged by law.

Recapture of lunatics who escape from confinement.

II. If any insane person confined, in such asylum or place of confinement under this Act, escapes therefrom, any of the officers or servants thereof, or any other person or per- 35 sons, at the request of such officers or servants, or any of them, may, within forty-eight hours after such escape, if no warrant has been issued, and within one month after such escape, if a warrant in the form given in the schedule to this Act has been issued by the superintendent or warden of 40 such asylum or place of confinement in that behalf, retake such escaped person and return him thereto; and he shall remain in custody therein under the authority by virtue of which he was detained prior to such escape.

Certain transfers of lunatics of lunatics ratified.

12. Any transfer which may have been made before the 45 passing of this Act, of insane persons coming from the North-West Territories or from the District of Keewatin, and who had been theretofore confined in the Manitoba Penitentiary, from that institution to the Selkirk Lunatic Asylum, in the Province of Manitoba, or to any temporary 40 lunatic asylum in the said Province, is hereby ratified and confirmed; and should any such persons be confined in