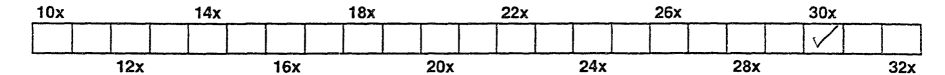
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4th Session, 3rd Parliament, 14 & 15 Vict., 1851.

BILL.

An Act for the regulation of Private Lunatic Asylums.

Received and read a first time, Friday, 1st August, 1851.

Second reading, Friday, 8th August, 1851.

Mr. Sol. Gen. Machonald.

TORONTO; PRINTED BY LOVELL AND GIDSON.

BILL.

An Act for the regulation of Private Lunatic Asylums.

DE it enacted, &c., That it shall be lawful for the Justices of the Justices assigned to keep the peace in any District in Peace to Lower Canada, or County in Upper Canada, assembled for the recepin General or Quarter Sessions, (if and when they shall tion of lunatics 5 think fit) to grant a license to any person to keep a house visitors of for the reception of Lunatics, or of any sex or class of houses so licenced. Lanatics within such District or County; and that the aid Justices shall at the first General or Quarter Sessions in every year, after they shall have granted any such 10 license or licenses, and while one or more of those granted by them remains in force, appoint three or more Justices, and also one Physician or more, to act as Visitors of every or any house or houses licensed for the reception of Lunatics within such District or County; and such visitors to

15 Visitors shall at their first meeting take an oath to the fol- take an oath. owing effect, (that is to say):-

"I, A. B., do swear that I will discreetly, impartially " and faithfully execute all the trusts and powers commit-"ted unto me by virtue of an Act of the Parliament of 20 " this Province, made in the Session thereof held in the " fourteenth and fifteenth years of the Reign of Her Ma-" jesty Queen Victoria, intituled "An Act for the regula-"tion of Private Lunatic Asylums;" and that I " will keep secret all such matters as shall come to my 25 "knowledge in the execution of my office, (except when "required to divulge the same by legal authority, or so " far as I shall feel myself called upon to do so for the "better execution of the duty imposed upon me by the "said Act): so help me God." Such oath to be admi-30 nistered by a Justice.

II. And be it enacted, That in case at any time of the Appointment death, inability, disqualification, resignation, or refusal to of visitor in act, of any person so appointed Visitor as aforesaid, it one dying, &c. shall be lawful for the Justices of the District or County, 35 as the case may be, at any General or Quarter Sessions, to appoint a Visitor in the room of the person who shall die, or be unable, or be disqualified, or resign, or refuse to act as aforesaid.

III. And be it enacted, That a list of the names, places Lists of visitors to be 40 of abode, and occupations or professions of all Visitors published and appointed as hereinbefore directed, shall within fourteen forwarded to

days from the date of their respective appointments be published by the Clerk of the Peace for the District or County for which they shall be respectively appointed, in some newspaper commonly circulated within the same District or County, and shall within three days from the 5 date of their respective appointments, be sent by such Clerk of the Peace to the Governor of this Province; and every Clerk of the Peace making default in either of the respects aforesaid, shall for every such default forfeit a sum not exceeding two pounds ten shillings. . 10

IV. And be it enacted, That the Clerk of the Peace,

act as clerk to the Visitors so appointed as aforesaid, and such clerk shall summon the Visitors to meet at such time 15 and place, for the purpose of executing the duties of this Act, as the said Justices in General or Quarter Sessions

Clerk of the Peace or some or some other person to be appointed by the Justices for other person to be Clerk to the District or County in General Quarter Sessions, shall Visitors.

> shall appoint; and every such appointment, summons and meeting shall be made and held as privately as may be, and in such manner that no proprietor, superintendent or 20 person interested in, or employed about or connected with any house to be visited, shall have notice of such intended visitation; and such clerk to the Visitors shall, at their first meeting, take the following oath, to be admin-

Oath to be taken by Clerk to visitors.

> "trusts and duties as shall be committed to my charge, "as clerk to the Visitors appointed for the District (or " County, as the case may be,) of , by virtue of an "Act of the Parliament of this Province, passed in the 30

> istered by any one of the visitors being a Justice, viz: -- 25

"I, A. B., do swear that I will faithfully execute all such

" Session thereof held in the fourteenth and fifthteenth "years of the Reign of Her Majesty Queen Victoria,

"intituled, "An Act for the regulation of Private "'Lunatic Asylums;' and that I will keep secret all

" such matters as shall come to my knowledge in the ex- 35 " ecution of my office, (except when required to divulge

"the same by legal authority): So help me God;"—and the name, place of abode, occupation and profession of clerk to be published, and the clerk to the Visitors, (whether the same shall be the Clerk of the Peace or any other person), shall within 40 fourteen days after the appointment, be published by the Clerk of the Peace of the District or County, in some

newspaper commonly circulated therein, and within three days from the date of the appointment be communicated by the said Clerk of the Peace to the Governor of this 45 Province; and every Clerk of the Peace making default

in either of the respects aforesaid, shall for every such default forfeit a sum not exceeding

and every such clerk to the Visitors shall be allowed such

salary or remuneration for his services (to be paid out of 50 the moneys or funds hereinafter mentioned) as the Justices of the District or County shall in General or Quarter Sessions direct.

Name, &c. of sent to the Governor.

£2 10s. Clerk to visitors to be paid for his

services.

VI And be it enacted, That if the clerk of any Vi-clerk to sitors, shall at any time desire to employ an assistant in visitors may the execution of the duties of his office, such clerk shall Assistant. certify such desire, and the name of such proposed 5 assistant to one of the Visitors, being a Justice; and if Who shall such Visitor shall a prove thereof he shall administer also take an oath. the following oath to such assistant:--"I, A. B., do so-"lemnly swear that I will faithfully keep secret all such "matters and things as shall come to my knowledge in 10 "consequence of my employment as assistant to the "clerk of the Visitors appointed for the District (or by virtue of an Act of Parlia-"ment of this Province passed in the Session thereof "held in the fourteenth and fifteenth years of the Reign 15" of Her Majesty Queen Victoria, intituled 'An Act for "the regulation of Private Lunatic Asplums,' un-"authority: Sohelp me God," and such clerk may thereafter, at his own cost, employ such assistant.

VI. And be it enacted, That no person shall be or act Persons as a Visitor or clerk or assistant clerk to any Visitors, or interested in act in granting any Licence, who shall then be or shall house or prowithin one year then next preceding have been, directly fessionally attending any or indirectly interested in any house licensed for the patient therein 25 reception of Lunatics, or the profits of such reception; not to act as Visitor, Clerk and no Physician being a Visitor shall sign any certificate or Assistant for the admission of any patient into any licensed house Clerk. or hospital, or shall professionally attend upon any Patient in any licensed house or hospitals unless he be 30 directed to visit such patient by the person upon whose order such patient has been received into such licensed house or hospital, or by the Provincial Secretary for the time being, or by the Chancellor or one of the Vice-Chancellors, or by a Committee appointed by them or 35 one of them in Upper Canada, or by a Judge of the Superior or Circuit Court, or by a Curator duly appointed to the interdiction of such patient in Lower Canada; and if any Visitor, or clerk or assistant clerk to any Visitors, shall after his appointment be or become so interested 40 in any house licensed for the reception of Lunatics, or the profits of such reception, such Visitor, clerk or assistant clerk, as the case may be, shall immediately thereupon be disqualified from acting, and shall cease to act in such capacity; and if any person, being disqualified as 45 aforesaid, shall take the office of Visitor, clerk, or assistant clerk, or, being a Visitor, clerk, or assistant clerk, shall become disqualified, as aforesaid, and shall afterwards continue to act in such capacity, such person shall be guilty of a misdemeanor; and if any Physician being 50 a Visitor, shall sign any certificate for the admission of any patient into any licensed house or hospital, or shall

professionally attend any patient in any licensed house or

hospital (except as aforesaid), such Physician shall for each offence against this provision forfeit the sum of

Notice of application with statements and plan of house to be given to

VII. And be it enacted, That every person who shall desire to have a house licensed for the reception of lunatics, shall give a notice to the Clerk of the Peace for the District or County in which such house is situate, Clerk of Peace. fourteen clear days at the least prior to some General or Quarter Sessions for such District or County; and such notice shall contain the true christian and surname, place of abode, and occupation of the person to whom the 10 license is desired to be granted, and a true and full description of his estate or interest in such house; and in case the person to whom the license is desired to be granted, does not propose to reside himself in the licensed house, the true christian and surname, place of abode and 15 occupation of the superintendent who is to reside therein; and such notice shall be accompanied by a plan of such house, to be drawn upon a scale of not less than one-eighth of an inch to a foot, with a description of the situation thereof, and the length, breadth and height of, and a 20 reference by a figure or letter to every room and apartment therein, and a statement of the quantity of land, not covered by any building, annexed to such house, and appropriated to the exclusive use, exercise and recreation of the patients proposed to be received therein,—and also 25 a statement of the number of patients proposed to be received into such house, and whether the license so applied for is for the reception of male or female patients, or of both, and if for the reception of both, of the number of each sex proposed to be received into such 30 house, and of the means by which the one sex may be kept distinct and apart from the other; and such notice, plan and statement, when sent to the Clerk of the Peace, shall be laid by him before the Justices of the District or County, at such time as they shall 35 take into their consideration the application for such license; Provided always that it shall be lawful for any person to whom a license shall be granted, to remove the superintendent named in the notice, and at any time or times to appoint another superintendent, upon giving a 40 notice containing the true christian name and surname, place of abode and occupation of the new superintendent, to the visitors of the house.

Proviso.

VIII. And be it enacted, That no one license shall inelude or extend to more than one house; but if there be 45 any place or building detached from a house to be licensed, but not separated therefrom by ground belonging to any other person, and if such place or building be specified, delineated and described in the notice, plan and statement hereinbefore required to be given, in the same manner in 50 all particulars as if the same had formed part of such

No licence to include more than one house; detached buildings to be considered in certain cases as part of the house.

house, then such detached place or building may be included in the license for the house, if the Justices shall think fit, and if so included shall be considered part of such house for the purposes of this Act.

IX. And be it enacted, That no addition or alteration Notice of shall be made to, in or about any licensed house, or the additions or alterations to appurtenances, unless previous notice in writing of such be given to proposed addition or alteration, accompanied with a plan Clerk of the Peace. of such addition or alteration, to be drawn upon the scale 10 aforesaid, and to be accompanied by such description as aforesaid, shall have been given by the person to whom the license shall have been granted, to the Clerk of the Peace, and the consent in writing of two of the visitors shall have been previously given.

X. And be it enacted, That if any person shall wilfully Giving an give an untrue or incorrect notice, plan, statement or de-untrue state-ment a misdescription of any of the things hereinbefore required to be meanor. included in any notice, plan or statement, he shall be guilty of a misdemeanor.

XI. And be it enacted, That in every case in which a A copy of license for the reception of lunatics shall be granted by every licence granted to be any Justices, the Clerk of the Peace for the District or sent to the County shall, within fourteen days after such license shall Provincial Secretary. have been granted, send a copy thereof to the Provincial 25 Secretary; and any Clerk of the Peace omitting to send such copy within such time, shall for every such omission forfeit a sum not exceeding

XII. And be it enacted, That in every case in which Statement of any person shall apply for the renewal of a license, such number and class of 20 person shall with such application transmit to the Clerk of patients in the Peace for the District or County, a statement signed house to be furnished by by the person so applying, containing the names and person applynumber of the patients of each or either sex then detained ing for re in the house to which such license relates; and any per-licence. 35 son who shall obtain the renewal of a license without making such statement, shall for every such offence forfeit the sum of and any person who shall make £10. any such statement untruly, shall be guilty of a misdemeanor.

XIII. And be it it enacted, That every license shall, as Form and nearly as conveniently may be, be according to the limit of duraform in the Schedule (A) annexed to this Act, and shall tion of licence. be under the hands and seals of three or more Justices of the Peace for the District or County in General or

45 Quarter Sessions assembled, of whom the Chairman or other presiding officer of such General or Quarter Sessions for the time being shall be one, and shall be granted for such period, not exceeding thirteen months, as the Justices shall think fit.

Persons obtaining licenses to give security.

XIV. And be it enacted, That no such license shall be granted or renewed as aforesaid, unless upon granting or renewing such license, the person to whom such license is granted or renewed, shall enter into a bond to Her Majesty in the sum of one hundred pounds, with two 5 sufficient sureties each in the sum of fifty pounds, or one sufficient surety in the sum of one hundred pounds, under the usual conditions for the good behaviour of such person during the time for which such license shall be granted or renewed.

10

Rates to be charged for licences.

10s.

£15.

£15.

Proviso.

£5.

ceived for

licences.

Application of monies re-

granted under this Act, there shall be paid to the Clerk of the Peace the sums of and no more for every patient proposed to be received into such house, and if the total amount of such sum of shall 15 not amount to then so much more as shall make up the sum of and no such license shall be delivered until the sum payable for the same shall be paid; Provided always, that if the period for which a. license shall be granted be less than thirteen months, it 20 shall be lawful for the Justices to reduce the payment to be made on such license to any sum not less than

XV. And be it enacted, That for every license to be

XVI. And be it enacted, That all moneys to be received for licenses granted by any Justices under this Act, shall be applied by the Clerk of the Peace for the 25 District or County in or towards the payment of the salary or remuneration of the clerk to the Visitors for such District or County, and in or towards the payment or discharge of all costs, charges and expenses incurred by or under the authority of the same Justices or Visitors, 30 in the execution of or under or by virtue of this Act.

Annual account of receipts and payments to be laid by Clerk of the Peace before the Justices.

XVII. And be it enacted, That the Clerk of the Peace for every District or County as aforesaid, shall keep an account of all moneys received and paid by him as aforesaid, and of all moneys otherwise received or paid by 35 him under or by virtue of or in the execution of this Act, and such accounts shall be made up to the last day of December in each year inclusively, and shall be signed by two at least of the Visitors for the District or County, and every such account shall be laid by the Clerk of the Peace before the Justices at the first General or Quarter 40. Sessions in the ensuing year.

Provision in case of incapacity or death of person lice:.ced.

XVIII. And be it enacted, That if any person to whom a license shall have been granted under this Act, shall by sickness or other sufficient reason become incapable of keeping the licensed house, or shall die before 45 the expiration of the license, it shall be lawful for any three Justices for the District or County of whom a Circuit Judge, if in Lower Canada, or the Chairman of the Quarter Sessions for the County, if in Upper Canada,

shall be one, if they shall think fit, by writing endorsed on such license under the hands of such three Justices, to transfer the said license, with all the privileges and obligations annexed thereto, for the term then unexpired, to 5 ssch persons as shall at the time of such incapacity or death be the superintendent of such house, or have the care of the patients therein, or to such other person as such Justices shall approve, and in the meantime such license shall remain in force and have the same effect as if granted 10 to the superintendent of the house; and in case a license has been or shall be granted to two or more persons and before the expiration thereof, any or either of such persons shall die leaving the other or others surviving, such license shall remain in force and have the same effect as 15 if granted to such survivor or survivors.

shall be pulled down or occupied under the provisions of transfer of any Act of Parliament, or by any vis major, or shall by new house in fire, tempest or other accident, be rendered unfit for the certain cases. 20 accommodation of lunatics, or if the person keeping any such house shall desire to transfer the patients to another house, it shall be lawful for any two or more of the visiting Justices for the District or County within which the new house is situate, upon the payment to the Clerk of the 25 Peace of not less than to grant to the person £1. whose house has been so pulled down, occupied or rendered unfit as aforesaid, or who shall desire to transfer his patients as aforesaid, to keep such other house for the reception of lunatics, for such time as the said Justices 30 shall think fit: Provided always, that the same notice of Proviso: such intended change of house and the same plans and Description of statements and descriptions of and as to such intended to be fyled. new house, shall be given as are required when application is first made for license for any house, and shall 35 be accompanied by a statement in writing of the cause of such change of house, and that, except in cases in which the change of house is occasioned by fire or tempest, seven clear days' previous notice of the intended removal.

XIX. And be it enacted, That if any licensed house Provision for

XX. And be it enacted, That if a majority of the Jus-Power to 45 tices of any District or County, in General or Quarter Governor to Sessions assembled, shall recommend to the Governor of prohibit the this Province that any license granted by the Justices licence on refor such District or County under this Act shall be revoked commendation or shall not be renewed it shall be lawful for the Governor of Justices. or shall not be renewed, it shall be lawful for the Governor, 50 by an instrument under his hand and seal, to revoke or prohibit the renewal of such license; and in the case of

a revocation, the same shall take effect at a period to be

account of each patient shall have been made.

shall be sent by the person to whom the license for keep-40 ing the original house shall have been granted to the person who signed the order for the reception of each patient, or the person by whom the last payment on

named in such instrument, not exceeding two months from the time a copy or notice thereof shall have been published in the Canada Gazette; and a copy or notice of such instrument of revocation shall be published in the Canada Gazette, and shall before such publication be 5 transmitted to the person to whom such licence shall have been granted, or to the resident superintendent of the licensed house, or shall be left at the licensed house: Provided always, that in case of any such revocation or prohibition to renew being recommended to the Governor, 10 notice thereof in writing shall, seven clear days previously to the transmission of such recommendation to the Governor, be given to the person the revocation or prohibition of the renewal of whose license shall be recommended. or to the resident superintendent of the licensed house, 15 or shall be left at the licensed house.

Proviso

No house to be kept for the day of reception of two or more lunaties without a licence.

XXI. And be it enacted, That from and after the which will be in the year of our Lord one thousand eight hundred and fifty it shall not be lawful for any person to receive two or more lunatics into 20 any house other than a house for the time being duly licensed under this Act; and any person offending against this provision shall be guilty of a misdemeanor.

No person to a licenced an order and medical certificate.

XXII. And be it enacted, That no person, whether be received in being or represented to be a Lunatic, or only a boarder or 25 house without lodger, in respect of whom any money shall be received or agreed to be received for board, lodging or any other accommodation, shall be received into or detained in any licensed house without an order under the hand of some person according to the form and stating the particulars re- 30 quired in Schedule B, annexed to this Act, nor without the medical certificates, according to the form in Schedule C, annexed to this Act, of two Physicians who shall not be in partnership nor brothers, nor father and son, and each of whom shall, separately from the other, have person-35 ally examined the person to whom it relates not more than seven clear days previously to the reception of such person into such house, and shall have signed and dated the same on the day on which such person shall have been so examined; and every person who shall receive or 40 detain any such person as aforesaid in any such house as aforesaid without such order and medical certificates as aforesaid, and any Physician who shall knowingly sign any such medical certificate as aforesaid which shall untruly state any of the particulars required by this Act, 45 shall be guilty of a misdemeanor.

Physician to specify facts upon which his opinion is formed.

XXIII. Provided always, and be it enacted, That every Physician signing any such certificate shall specify therein any fact or facts (whether arising from his own observation or from the information of any other person) upon which 50 he has formed his opinion that the person to whom such

certificate relates is a Lunatic, or an insane person, or an idiot, or a person of unsound mind.

XXIV. Provided always nevertheless, and be it enacted, Proviso: that That any person may, under special circumstances, be cases a person 5 received into any such house as aforesaid, upon such order may be reas aforesaid with the certificate of one Physician alone, certificate provided that such order state the special circumstances signed by one which have prevented the person from being examined only. by two Physicians: but in every such case another such 10 certificate shall be signed by some other Physician, not being connected with any house licensed as aforesaid. who shall have specially examined such person within three days after his reception into such house, and every person who, having received any person into any house 15 licensed as aforesaid upon the certificate of one Physician alone, as aforesaid, shall keep such person or permit such person to remain in such house beyond the said period of three days without such further certificate as aforesaid, shall be guilty of a misdemeanor.

XXV. And be it enacted, That no Physician who, or No Physician whose father, brother, son or partner, is wholly or partly who is interested in or the proprietor of or a regular professional attendant in a attends a licensed house, shall sign any certificate for the reception licenced house of a patient into such house, and no Dhusiaire and no Physician and to sign a cerof a patient into such house; and no Physician who, or tificate for the 25 whose father, brother, son or partner, shall sign the order admission of a hereinbefore required for the reception of a patient, shall in. sign any certificate for the reception of the same patient; and any Physician who shall sign any certificate contrary to any of the provisions hereinbefore contained, or with-30 out having complied with all the provisions hereby required in the case of the patient to whom the same shall relate, or who shall in such certificate describe his medical qualification untruly, or shall untruly state anything therein, shall be guilty of a misdemeanor.

XXVI. And be it enacted, That every proprietor or Every Prosuperintendent who shall receive any patient into any prictor or superintendent. licensed house, shall, within two days after the reception dent receiving of such patient, make an entry with respect to such pa- a licenced tient in a book to be kept for that purpose, to be called house to make 40 "the Book of Admissions," according to the form, and an entry thereof in a containing the particulars required in Schedule (D.), certain form. annexed to this Act, so far as he can ascertain the same. except as to the form of the mental disorder, and except also, as to the discharge or death of the patient, which 45 shall be made when the same shall happen; and every person who shall so receive any such patient and shall not, within two days thereafter, make such entry as afore-

said, (except as aforesaid), shall forfeit a sum not exceeding two pounds ten shillings; and every person who 50 shall, knowingly and willingly in any such entry, untruly

set forth any of the particulars shall be guilty of a misdemeanor.

Form of patient's mental disorder to be entered in "the Book of Admissions.

XXVII. And be it enacted, That the form of the mental disorder of every patient received into any licensed house, shall, within seven days after his reception, be 5 entered in the said Book of Admissions by the medical attendant of such house: and every such medical attendant who shall omit to make any such entry within the time aforesaid, shall, for every such offence, forfeit a sum not exceeding two pounds ten shillings.

1.0

Persons receiving a notice thercof to the Clerk of the visitors.

XXVIII. And be it enacted, That the proprietor or patient into a resident supermiencem of cooperation of seven licenced house after two clear days, and before the expiration of seven resident superintendent of every licensed house shall, clear days from the day on which any patient shall have been received into such house, transmit a copy of the 15 order and medical certificates or certificate on which such person shall have been received, and also, a notice and statement according to the form in Schedule E., annexed to this Act, to the clerk of the Visitors within whose jurisdiction such house is situate; and every Pro- 20 prietor or resident superintendent of any such house. who shall neglect to transmit such copy, notice or statement to the clerk of the Visitors shall be guilty of a misdemeanor.

Notice to be of any patient and of his

XXIX. And be it enacted, That whenever any pa-25 given to Clerk tient shall escape from any licensed house, the prepriecase of escape tor or superintendent of such house shall, within two clear days next after such escape transmit a written nobeing brought tice thereof to the clerk of the Visitors within whose jurisdiction such house shall be; and such notice shall 30 state the christian and surname of the patient who has so escaped, and his or her then state of mind, and also the circumstances connected with such escape; and if such patient shall be brought back to such house, such proprietor or resident superintendent shall, within two clear 35 days after such person shall have been brought back, transmit a written notice thereof to the clerk of the said Visitors; and such notice shall state when such person was so brought back, and the circumstances connected therewith, and whether with or without a fresh order and 40 certificates or certificate; and every proprietor or resident superintendent omitting to transmit such notice, whether of escape or of return, shall, for every such omission, forfeit a sum of ten pounds.

Entry to be made, and notice given, in case of the death discharge or removal of any patient.

XXX. And be it enacted That whenever any patient 45. shall be removed or discharged from any licensed house, or shall die therein, the proprietor or superintendent of such house shall, within two clear days next after such removal, discharge or death, make an entry thereof in a book to be kept for that purpose, according to the form, 50

and stating the particulars in schedule F, annexed to this Act, and shall also within the same two days transmit a written notice thereof, and also of the cause of the death, removal or discharge of such patient, if known, to 5 the clerk of the Visitors in whose jurisdiction such house shall be, according to the form, and containing the particulars in schedule G, annexed to this Act; and every proprietor or superintendent of any such house, who shall neglect to make such entry, or transmit such notice, or 10 shall therein knowingly set forth any thing untruly, shall be guilty of a misdemeanor.

XXXI. And be it enacted, That in case of the death of Statement of any patient in any licensed house, a statement of the cause cause of death of the death of such patient, with the name of any person be transmitted to present at the death, shall be drawn up and signed by the modical attendant of such house and a conventor of the death of such house and a conventor of such patient to conventor of patient to medical attendant of such house, and a copy thereof, duly visitors. certified by the proprietor or superintendent of such house. shall by him be transmitted to the nearest coroner, and also to the clerk of the Visitors, in whose jurisdiction 20 such house shall be, and also to the person who signed the order for such patient's confinement, or if such person be dead or absent from the Province, then to the person who made the last payment on account of such patient, within forty-eight hours after the death of such patient; and every medical attendant, proprietor, or supe-25 rintendent who shall neglect or omit to draw up, sign, certify, or transmit such statement as aforesaid, shall for every such neglect or emission for eit and pay a sum not exceeding

£50.

XXXII. And be it enacted, That if any superintend- Abuse, ill 30 ent, officer, nurse, attendant, servant, or other person employed in any licensed house, shall in any way abuse or of a patient to ill treat any patient confined therein, or shall wilfully nemeanor—Of glect any such patient, he shall be deemed guilty of a fender to be misdemeanor; and that in the event of the release from prosecuted on behalf of the 35 confinement in any licensed house of any person who Crown. shall consider himself to have been unjustly confined, a copy of the certificates and order upon which he has been confined shall at his request be furnished to him, or to his attorney, by the clerk of the Visitors, within whose 40 jurisdiction the said house shall be without any fee or reward for the same; and it shall be lawful for the Governor of this Province to cause to be prosecuted on the part of the Crown, any person who shall have been con-cerned in the unlawful taking of any of Her Majesty's 45 subjects as an insane patient, and likewise any person who shall have been concerned in the neglect or illtreatment of any patient or persons so confined.

XXXIII. And be it enacted, That in every house li- Provision for censed for one hundred patients or more, there shall be a due medical 50 Physician resident as the superintendent or medical at-licenced

tendant thereof; and that every house licensed for less than one hundred, and more than fifty patients, (in case such house shall not be kept by, or have a resident physician,) shall be visited daily by a Physician, and that every house licensed for less than fifty patients (in case 5 such house shall not be kept by or have a resident Physician) shall be visited twice in every week by a Physician; Provided always, that it shall be lawful for the Visitors of any house to direct that such house shall be visited by a physician at any other time or times, not being of 10 tener than once in every day.

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Number of medical visits may be re-duced in houses licenced for less than 11 patients.

XXXIV. Provided always, and be it enacted, That when any house is licensed to receive less than eleven lunatics, it shall be lawful for any two of the Visitors of such house, if they shall respectively so think fit, by any 15 writing under their hands, to permit that such house shall be visited by a Physician at such intervals more distant than twice in every week as such Visitors shall appoint, but not at a greater interval than once in every two weeks.

Condition of house and patients to be entered weekly in "The Medical Visitation Book."

XXXV. And be it enacted, That every Physician, 20 where there shall be only one, keeping or residing in or visiting any licensed house, and where there shall be two or more Physicians keeping or residing in or visiting any licensed house, then one at least of such Physicians, shall once in every week, (or, in the case of any house at 25 which visits at more distant intervals than once a week are permitted on every visit), enter and sign in a book to be kept at such house for that purpose, to be called "The Medical Visitation Book," a report shewing the date thereof, and also the number, sex, and state of health 30 of all the patients then in such house, the christian and surname of every patient who shall have been under restraint, or in seclusion, or under medical treatment, since the date of the last preceding report, the condition of the house, and every death, injury, and act of violence 35 which shall have happened to or affected any patient since the then last preceding report, according to the form in Schedule H. annexed to this Act, and every such Physician who shall omit to enter or sign such report as aforesaid, shall for every such omission forfeit and pay the sum of twenty pounds, and every such Physician who 40 shall in any such report as aforesaid, enter any thing untruly, shall be guilty of a misdemeanor.

Mental state, bodily condition and medical treatment of pa-tients to be Case Book copies of entries therein to be trans-

XXXVI. And be it enacted, That there shall be kept in every licensed house, a book to be called "The Case Book," in which the Physician keeping or residing in or 45 visiting such house, shall from time to time make entries noted in "The of the mental state and bodily condition of each patient, together with a correct description of the medicine and other remedies prescribed for the treatment of his disorder, and that it shall be lawful for the Visitors within 50

whose jurisdiction any licensed house may be situate, visitors on de-(whenever they shall see fit), to require by an order in mand. writing, the Physician keeping or residing in or visiting such house, to transmit to them a correct copy of the 5 entries or entry in any Case Book kept under the provisions of this Act relative to the case of any Lunatic who is or may have been confined in such house, and every such Physician who shall neglect to keep the said Case Book, or to enter therein the particulars of each patient's 10 case as aforesaid, or to transmit a copy of any entries or entry, pursuant to any such order as aforesaid, shall for every such neglect forfeit a sum not exceeding ten pounds.

XXXVII. And be it enacted, That every licensed Every license house within the jurisdiction of any Visitors appointed be inspected 15 under this Act, shall be visited by two at least of the said four times a Visitors, (one of whom shall be a Physician), four times by the visitors at the least in every year, on such days and at such hours thereof. in the day and for such length of time as the Justices by whom such house shall have been licensed shall direct. 20 and such Visitors when visiting any such house, may and shall inspect every part of such house, and every house, out-house, place and building communicating therewith or detached therefrom, but not separated by ground belonging to any other person, and every part of the 25 groun! or appurtenances held, used, or occupied therewith, and see every patient then confined therein, and enquire whether any patient is under restraint, and why, and inspect the order and certificates or certificate for the reception of every patient who shall have been 30 received into such house since the last visit of the Visitors, and enter in the Visitors Book a minute of the then condition of the house, of the patients therein, and the number of patients under restraint, with the reasons thereof as stated, and such irregularity (if any), as may 35 exist in any such order or certificate as aforesaid, and also whether the previous suggestions (if any) of the Visitors, have or have not been attended to, and any observations which they may deem proper as to any of the matters aforesaid or otherwise.

XXXVIII. And be it enacted, That the proprietor or Every part of superintendent of every licensed house shall shew to the house and Visitors visiting the same, every part thereof and every to be shewn person detained therein as a Lunatic; and every pro- to visitors. prietor or superintendent of any licensed house who 45 shall conceal or attempt to conceal, or shall refuse or wilfully neglect to shew any part of such house, or any house, out house, place or building communicating therewith, or detached therefrom but not separated as aforesaid, or any part of the ground or appurtenances held, 50 used or occupied therewith, or any person detained or being therein, from or to any Visitors, or from any person authorized under any power or jurisdiction of this Act

to visit and inspect such house, or the patients confined therein or any of them, shall be guilty of a misdemeanor.

Inquiries to be intile by visitors on their several visitations.

XXXIX. And be it enacted, That the Visitors upon their several visitations to every licensed house shall inquire where Divine Service is performed therein, and to 5 what number of the patients, and the effect thereof; and also what occupations or amusements are provided for the patients, and the result thereof; and whether there has been adopted any system of non-coercion, and if so, the result thereof; and also as to the classification of 10 patients; and shall also make such other inquiries as to such Visitors shall seem expedient; and every proprietor or superintendent of a licensed house who shall not give full and true answers to the best of his knowledge to all questions which the Visitors shall ask in reference to the 15 matters aforesaid, shall be guilty of a misdemeanor.

List of prtients and certain books and docu ments to be produced to visitors.

XL. And be it enacted, That upon every visit of the Visitors to any licensed house, there shall be laid before such Visitors by the proprietor or superintendent of such house, a list of all the patients then in such house, (dis-20 tinguishing males from females, and specifying such as are deemed curable,) and also the several books by this Act required to be kept by the proprietor or superintendent, and by the medical attendant of a licensed house, and also all orders and certificates relating to 25 patients admitted since the last visitation of the Visitors, and the license then in force for such house, and also all such other orders, certificates, documents and papers relating to any of the patients at any time received into such house, as the said visitors shall from time to time 30 require to be produced to them; and the said visitors shall sign the said books as having been produced to

Plan of house to be exhibitinquiries to be entered in "Tne Visi-tors' Book." Observations on state of mind or body of patients to be intered in " The Pa-

XLI. And be it enacted, That there shall be hung up to no exhibit-ed. Result of in some conspicuous part of every licensed house, a copy 35 inspection and of the plan given to the Justices on applying for the license for such house; and that there shall be kept in every such house a Queen's Printer's copy of this Act, bound up in a book, to be called "The Visitor's Book," and that the Visitors shall at the time of their Visitations 40 enter therein the result of the inspections and inquiries herein before directed or authorized to be made by them, tients' Book." with such observations (if any) as they shall think proper; and that there shall also be kept in every such house, a book to be called "The Patients' Book," and 45 that the Visitors shall, at the times of their visitations, enter therein such observations as they may think fit respecting the state of mind or body of any patient in such house.

Copies of entries by visitors to be

XLII. And be it enacted, That the proprietor or resident superintendent of every licensed house, shall, with- 50

in three days after every such visit by the Visitors as doly transaforesaid, transmit a true and perfect copy of the entries mitted to made by them, in "The Visitors, Book," "The Patients, torn, and Book" and "The Medical Visitation Book" respect- Justices when 5 ively (distinguishing the entries in the several books) to renewal of the clerk of the Visitors; and the copies so transmitted plied for. to the clerk of the Visitors of all such entries, relating to any licensed house, and made since the grant or last renewal of the license thereof, shall be laid before the 10 Justices, on taking into consideration the renewal of the licence to the house to which such entries shall relate; and every such proprietor or superintendent as aforesaid, who shall omit to transmit to the clerk of the Visitors, a true and perfect copy of every or any such entry 15 as aforesaid, shall for every such omission forfeit a sum not exceeding ten pounds.

XLIII. And be it enacted, That it shall be lawful for Victors may any two Visitors to visit and to inspect any licensed house by night. within their jurisdiction at such hour of the night as they 2) shall think fit.

XLIV. And be it enacted, That if and when any Patients may person who signed the order on which any patient was be discharged received into any licensed house shall by writing under order from his hand direct that such patient shall be removed or parason who authorized his 25 discharged, then and in such case such patient shall forth-reception. with be removed or discharged, as the person who signed the order for his reception shall direct.

XLV. And be it enacted, That if the person who Provision for 39 signed the order upon which any patient was received discharge of into any licensed house be incapable by reason of insanity the person or absence from the Province, or otherwise, of giving an who ordered order for the discharge or removal of such patient, or if is dead or insuch person be dead, then and in any of such cases the capable. 35 husband or wife of such patient, or if there be no such husband or wife, the father of such patient, or if there be no father the mother of such patient, or if there be no mother, then any one of the nearest of kin for the time being of such patient, or the person who made the last 40 payment on account of such patient, may by any writing under his or her hand give such direction as aforesaid for the discharge or removal of such patient, and thereupon such patient shall be forthwith discharged or removed, as the person giving such direction shall direct.

XLVI. Provided always, nevertheless, and be it enacted, Consent of That no patient shall be discharged or removed under Visitors requiany of the powers hereinbefere contained from any licensmoral of ed house, if the Physician by whom the same shall be patient certified to be kept, or who shall be the regular medical attendant dangerous, H thereof, shall by writing under his hand, certify that in his in certain opinion such patient is dangerous and unfit to be at large, together with the grounds on which such opinion is

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founded, unless the Visitors of such house shall, after such certificate shall have been produced to them, give their consent in writing that such patient shall be discharged or removed: Provided that nothing herein contained shall prevent any patient from being transferred 5 from any licensed house to any other licensed house, or to any Asylum, but in such case every such patient shall be piaced under the control of an attendant belonging to the licensed house to or from which he shall be about to be removed for the purpose of such removal, and shall 10 remain under such control until such time as such removal shall be duly effected.

Special visits for discharge of patient may be made by two Visitors. XLVII. And be it enacted, That it shall be lawful for any two or more of the Visitors of any licensed house, of whom one shall be a Physician, to make special visits to 15 any patient detained in such house, on such days and at such hours as they shall think fit, and if after two distinct and separate visits so made, it shall appear to such Visitors that such patient is detained without sufficient cause, they may make such order as to them shall seem meet for 20 the discharge of such patient, and such patient shall be discharged accordingly.

Proviso: visitors to sign order for discharge, opinion of Physicion to be taken if offered.

XLVIII. Provided always, and be it enacted, That every such order by any Visitors for the discharge of a patient from any licensed house shall be signed by them, 25 and that each of such special visits shall be by the same Visitors, and that it shall not be lawful for such Visitors to order the discharge of any patient from any such house without having previously, if the medical attendant of such house shall have tendered himself for that pur-30 pose, examined him as to his opinion respecting the fitness of such patient to be discharged; and if such Visitors shall, after so examining such medical attendant discharge such patient, and such medical attendant shall furnish them with any statement in writing containing his reasons 35 against the discharge of such patient, they shall forthwith transmit such statement to the clerk of the Visitors, to be kept and registered in a book for that purpose.

Interval and notice between first and second special visits.

XLIX. Provided also, and be it enacted, That not less than seven days shall intervene between the first and 40 second of such special visits, and that such Visitors shall, seven days previously to the second of such special visits, give notice thereof either by post or by an entry in the Patients' Book to the proprietor or superintendent of the licensed house in which the patient intended 45 to be visited is detained, and that such proprietor or superintendent shall forthwith, if possible, transmit by post a copy of such notice to the person by whose authority such patient was received into such house, or by whom the last payment on account of such patient was 50 made, and also to the clerk of the Visitors of such house.

L. Provided always, nevertheless, and be it enacted, Preceding That none of the powers of discharge herein before con-powers of discharge herein before con-charge not to tained, shall extend to any Lunatic confined under any extend to order or authority of the Governor of this Province, or lunatics confined by order 5 under the order of any Court of criminal jurisdiction.

of Governor or of a Criminal Court.

LI. And be it enacted, That if any person shall apply Visitor may to any Visitor in order to be informed whether any par- authorize ticular person is confined in any licensed house within the search for jurisdiction of such Visitor, the said Visitor, if he shall and give infor-10 think it reasonable to permit such inquiry to be made, patients conshall sign an order to the clerk of the Visitors, and the ced houses. said clerk shalt, on receipt of such order, and on payment to him of a sum not exceeding his trouble, make search amongst the returns made to 15 him in pursuance of this Act, whether the person inquired after is or has been within the then last twelve months confined in any licensed house within the jurisdiction of such Visitor; and if it shall appear that such person is or has been so confined, the said clerk shall deliver to the 20 person so applying a statement in writing, specifying the situation of the house in which the person so inquired after appears to be or to have been confined, and the name of the proprietor or resident superintendent thereof,

and also the date of the admission of such person into 25 such licensed house, and (in case of his having been removed or discharged) the date of his removal on dis-

charge therefrom.

LII. And be it enacted, That it shall be lawful for any Visitor may one of the Visitors of any licensed house at any time to give an order 30 give an order in writing under his hand for the admission to patient of to any patient confined in such house of any relation or any friend or relation or friend of such patient (or of any medical or other person person named whom any relation or friend of such patient shall desire relation. to be admitted to him) and such order of admission may 35 be either for a single admission, or for an admission for any limited number of times, or for admission generally at all reasonable times, and either with or without any restriction as to such admission or admissions being in the presence of a keeper or not, or otherwise; and if 40 the proprietor or superintendent of any such house shall refuse admission to, or shall prevent or obstruct the admission to any patient of any relation, friend or other person who shall produce such order of admission as aforesaid, he shall for every such refusal, prevention or

LIII. And be it enacted, That it shall be lawful for Proprietor, the proprietor or superintendent of any licensed house, &c. with conwith the consent in writing of any two of the Visitors of turs may send such house, to send or take, under proper control, any any patient to 50 patient to any specified place for any definite time for his health. the benefit of his health: Provided always, nevertheless,

45 obstruction forfeit a sum not exceeding

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that before any such consent as aforesaid shall be given by any Visitors, the approval in writing of the person who signed the order for the reception of such patient, or by whom the last payment on account of such patient was made, shall be produced to such Visitors, unless they 5 shall, on cause being shewn, dispense with the same.

In case of recapture within 14 days, original order for his recepin force.

LIV. And be it enacted, That in every case in which moval of pa-tient or of his any patient shall, under any of the powers or provisions escape and re- of this Act be removed temporarily from the licensed house into which the order for this reception was given, 10 or be transferred from such house into any new house, tion to remain and also in every case in which any patient shall escape from any such house and shall be retaken within fourteen days next after such escape, the certificate or certificates relating to and the original order for the reception of 15 such patient shall respectively remain in force, in the same manner as the same would have done if such patient had not been so removed or transferred, or had not so escaped and been retaken.

Proprietor. &c. may plead order for receiving Lunatic in bar of certain legal proceedings.

LV. And be it enacted, That every proprietor or su-20 perintendant of a licensed house, who shall receive a proper order in pursuance of this Act, accompanied with the required medical certificates or certificate for the reception or taking care of any person as a lunatic, and the assistants and servants of such proprietor or superin- 25 tendent shall have power and authority to take charge of, receive and detain such patient until he shall die or be removed, or discharged by due authority; and in case of the escape at any time or times of such patient, to retake him at any time within fourteen days after such escape, 30 and again to detain him as aforesaid; and in every writ, indictment, information, action and other proceeding which shall be preferred or brought against any such proprietor or superintendent so authorised as aforesaid, or against any assistant or servant of any such proprietor or 35 superintendent, for taking, confining, detaining or retaking any person as a Lunatic, the party complained of may plead such order and certificates or certificate in defence to any such writ, indictment, information, action or other proceeding as aforesaid, and such order and certificates 40 or certificate shall, as respects such party, be a justification for taking, confining, detaining or retaking such Lunatic or alleged Lunatic.

Visitors may aummon and examine withesses.

LVI. And be it enacted, That it shall be lawful for the Visitors of any licensed house, or any two of such 45 Visitors, from time to time, as they shall see occasion, to require, by summons under their hands and seals, (according to the form in Schedule (J) annexed to this Act, or as near thereto as the case will permit,) any person to appear before them to testify, on oath, the truth touch- 50 ing any matters respecting which such Visitors are by

this Act authorised to inquire, (which oath such Visitors are hereby empowered to administer;) and every person Penalty for who shall not appear before such Visitors pursuant to non-complisuch summons, or shall not assign some reasonable ex-5 cuse for not so appearing, or shall appear and refuse to be sworn or examined, shall, on being convicted thereof before one of Her Majesty's Justices for the District or County within which the place at which such person shall have been by such summons required to appear and 10 give evidence is situate, for every such neglect or refusal, forfeit a sum not exceeding

LVII. And be it enacted, That it shall be lawful for Provision for any Visitors who shall summon any person to appear and the payment of the exgive evidence as aforesaid, to direct the clerk of such penses of such 15 Visitors to pay to such person all reasonable expenses of witnesses. his appearance and attendance, in pursuance of such summons; the same to be considered as expenses incurred by such Visitors, in the execution of this Act, and to be taken into account and paid accordingly.

LVIII. And be it enacted, That every complaint or Jurisdiction, information of or for any offence against this Act, where proceeding, any pecuniary penalty is hereby imposed, may be made and recovery before one Justice; and when any person shall be charged tion of upon oath, before a Justice, for any such offence against penalties in cases of com-25 this Act, such Justice may summon the person charged plaint for to appear at a time and place to be named in such sum- offences mons, and if he shall not appear accordingly, and upon Act. proof of due service of the summons, (either personally or by leaving the same at his last or usual place of abode) 30 any two Justices may either proceed to hear and determine the case, or may issue their warrant for apprehending such person and bringing him before any two Justices; and any two Justices shall and may, upon the appearing of such person pursuant to such summons, or upon such 35 person being apprehended with such warrant, or upon the non-appearance of such person, hear the matter of every such complaint or information, and make any such determination thereon as such Justices shall think proper; and upon conviction of any person, such Justices may, if 40 they shall think fit, reduce the amount of the penalty by this Act imposed for such offence, to any sum not less than one fourth of the amount thereof, and shall and may issue a warrant under their hands and seals for levying such penalty, or reduced penalty, and all costs and charges

45 of such summons, warrant and hearing, and all inciden tal costs and charges, by distress and sale of the goods and chattels of the person so convicted; and it shall be lawful for any such two Justices to order any person so convicted to be detained and kept in the custody of any 50 Constable or other peace officer until return can be conveniently made to such warrant of distress, unless the said offender shall give security to the satisfaction of such

Justices, by way of recognizance or otherwise, for his appearance before such Justices on such day as shall be appointed for the return of such warrant of distress, such day not being more than seven days from the time of taking any such security: but if upon the return of such 5 warrant of distress it shall appear that no sufficient distress can be had whereupon to levy the said penalty, or reduced penalty, and such costs and charges as aforesaid, and the same shall not be forthwith paid, or in case it shall appear to the satisfaction of such Justices, either by 10 the confession of the offender or otherwise, that the offender hath not sufficient goods and chattels whereupon the said penalty, or reduced penalty, costs and charges may be levied, such Justices shall and may, by warrant under their hands and seals, commit such offender to the 15 Common Gaol or House of Correction of the District or County, as the case may be, for any term not exceeding three months, unless such penalty, or reduced penalty, costs and charges as aforesaid, shall be sooner paid; and all such penalties and reduced penalties, when recovered, 20 shall be paid to the Clerk of the Peace for the District or County in which the offence was committed, to be by him applied and accounted for as hereinbefore directed with respect to moneys received for licences granted by the Justices of such District or County; and the overplus 25 (if any) arising from such distress and sale, after payment of the penalty or reduced penalty, and all costs and charges as aforesaid, shall be paid, upon demand, to the owner of the goods and chattels so distrained.

Form of conviction.

may cause the conviction to be drawn up in the following form, or in any other form to the same effect, as the case No conviction may require; and that no conviction under this Act shall 35 be void through want of form:

to be void for want of form.

"Be it remembered, that on the day of "in the year of our Lord at "in the District (or County) of A. B. was conof Her Majesty's Justices of the 40 " victed before us "Peace for the said District (or County), for that he the " said did and we the said adjudge the said for his " offence to pay the sum of

LIX. And be it enacted, That the Justices before 30

whom any person shall be convicted of any offence against this Act for which a pecuniary penalty is imposed,

Appeal to the Quarter Sessions.

LX. Provided always, and be it enacted, That any 45 person who shall think himself aggrieved by any order or determination of any Justices under this Act, may within four months after such order made or given, appeal to the Justices at General or Quarter Sessions; the person appealing having first given at least fourteen clear days' no- 50 tice in writing of such appeal, and the nature and matter

thereof, to the person appealed against, and forthwith after such notice entering into a recognizance before some Justice with two sufficient sureties, conditioned to try such appeal and to abide the order and award of the 5 said Court thereupon; and the said Justices at General or Quarter Sessions, upon the proof of such notice and recognizance having been given and entered into, shall in a summary way hear and determine such appeal, or, if they think proper, adjourn the hearing thereof until the 10 next General or Quarter Sessions, and if they see cause, may mitigate any penalty to not less than one-fourth of the amount imposed by this Act, and may order any money to be returned which shall have been levied in pursuance of such order or determination, and shall and 15 may also award such further satisfaction to be made to the party injured, or such costs to either of the parties as they shall judge reasonable and proper; and all such determinations of the said Justices at General or Quarter Sessions shall be final, binding and conclusive upon all 20 parties to all intents and purposes whatsoever.

LXI. And be it enacted, That if any action or suit Actions to be shall be brought against any person for any thing done in within twelve pursuance of this Act, the same shall be commenced months. within twelve months next after the release of the party 25 bringing the action, and shall be laid or brought in the District or County where the cause of action shall have arisen, and not elsewhere; and the defendant in every such action or suit may, at his election, plead specially or plead the general issue not guilty, and give this Act and 30 the special matter in evidence at any trial to be had thereupon, and that the same was done in pursuance and by the authority of this Act; and if the same shall appear to be so done, or that such action or suit shall be brought in any other District or County than as aforesaid, or shall 35 not have been commenced within the time before limited for bringing the same, then the Jury shall find a verdict for the defendant; and upon a verdict being so found, or if the plaintiff shall be non-suited or discontinue his action or suit after the defendant shall have appeared, or if upon 40 demurrer judgment shall be given against the plaintiff, then the defendant shall recover double costs, and have such remedy for recovering the same as any defendant hath or may have in any other cases by law.

LXII. And be it enacted, That it shall be lawful for Offenders not 45 the clerk of any Visitors on their order, to prosecute any cuted nor person for any offence against the provisions of this Act penalties sued committed within the jurisdiction of such Visitors, and to person without sue for and recover any penalty to which any person authority of within the jurisdiction of such Visitors is made liable by 50 this Act, and all penalties sued for and recovered by any such clerk shall be paid to him, and be by him paid to the Clerk of the Peace for such District or County, and be

by such Clerk of the Peace applied and accounted for as hereinbefore directed with respect to moneys received for licenses by such Clerk of the Peace, and it shall not be lawful for any one to prosecute any person for any offence against the provisions of this Act, or to sue for any penalty 5 to which any person is made liable by this Act, except by order of Visitors having jurisdiction in the place where the cause of prosecution has arisen or the penalty been incurred, or with the consent of Her Majesty's Attorney General or Solicitor General for Lower or Upper Canada, 10 (as the case may require) for the time being.

No person to be punishable or omitting to send any notice. &c. if proved to into the Post Office or left at the proper office.

LXIII. And be it enacted, That when any person shall be proceeded against, under the provisions of this Act, for omitting to transmit or send any copy, list, notice, statement, or other document hereinbefore required to be 15 have been put transmitted by such person, and such person shall prove by the testimony of one person upon oath, that the copy, list, notice, statement, or other document in respect of which such proceeding is taken was put into the proper Post Office in due time, or (in case of documents required 20 to be transmitted to a Clerk of the Peace), left at the office of such Clerk of the Peace and was properly addressed, such proof shall be a bar to all further proceeding in respect of such omission.

Costs incurred under this Act by any Visitors to be paid by Clerk of the Peace.

LXIV. And be it enacted, That the costs, charges and 25 in proceedings expenses incurred, by or under the order of any Visitors in any proceedings under this Act shall be paid by the Clerk of the Peace for the District or County in which such Visitors shall have been appointed, and included by him in the account of receipts and payments hereinbefore 30 directed to be kept by him.

Interpretation clause.

LXV. And be it enacted. That in this Act and the Schedules thereto the words and expressions following shall have the several meanings hereby assigned to them, unless there shall be something in the subject or context 35 repugnant to such construction (that is to say): "District" shall mean a District in Lower Canada, "County" shall mean a County or union of Counties, City or Town in Upper Canada, having a separate Commissioner of the Peace: "Lunatic" shall mean every insane person, and 40 every person being an Idiot or Lunatic, or of unsound mind: "Patient" shall mean every person received or detained as a Lunatic, or taken care or charge of as a Lunatic; "Proprietor" shall mean every person to whom any license has been granted under the provisions of 45 this Act, and every person keeping, owning, or having any interest, or exercising any duties or powers of a proprietor in any licensed house; "Clerk of the Peace" shall mean every Clerk of the Peace and person acting as such, and every Deputy duly appointed; "Justice" 50 shall mean a Justice of the Peace; "Medical Attendant"

shall mean every physician who shall keep any licensed house, or shall in his medical capacity attend any licensed house: "Physician" shall mean every person of the male sex authorized to practise physic, surgery or midwifery 5 in this Province; "Licensed house" shall mean a house licensed under the provisions of this Act.

LXVI. And be it enacted, That nothing in this Act Act not to contained shall extend to the Provincial Lunatic Asylum extend to certain Public at Toronto, or to the temporary Lunatic Asylum at Beau-Lunatic Asylums.

LX-VII. And be it enacted, That this Act may be Alteration of amended or repealed by any Act to be passed in this Act. present Session of Parliament.

Schedules referred to by the foregoing Act.

SCHEDULE (A.)—Section 13.

Form of License.

Know all Men that we, the undersigned Justices of the Peace, acting in and for the in General (or Quarter, or Special) Sessions assembled, do hereby certify that A. B. of hath delivered to the Clerk of the Peace for the said a plan and description of a house and premises proposed to be licensed for the reception of Lunatics, situate at in the County of (or, in the case of a renewed license, hath delivered to the Clerk of the Peace for the said a list of the number of patients now detained in a house and premises licensed last, for the reception of Lunatics, situated at on the) and we, having considered and approved the same, do in the County of authorize and empower the said A. B. (he intending [or not intending] to reside therein) to use and employ the said house and premises for the reception of male (or, female, or male, and female) Lunatics, for the calendar months from this date. space of Given under our hands and seals this day of in the year of our Lord 18

Witness

Y. Z.,

Clerk of the Peace.

SCHEDULE (B.)—Section 22.

Order for the reception of a Patient.

I, the undersigned, hereby request you to receive A. B., a Lunatic (or an insane person, or an Idiot, or a person of unsound mind) as a Patient into your house.—Subjoined is a statement respecting the said A. B.

(Signed)

Occupation (if any), Place of abode, Degree of Relationship (if any), or other circumstances of connection with the Patient.

Name of patient, with Christian name at length.

Sex and age.

Married, single or widowed.

Condition of life and previous occupation (if any). Previous place of abode.

Religious persuasion, so far as known.

Duration of existing attack.

Whether first attack.

Age (if known) on first attack. Whether subject to epilepsy.

Whether suicidal or dangerous to others.

Previous place of confinement (if any).
Whether found Lunatic by Commission or interdicted, and date of Commission or Interdiction. Special circumstances (if any) preventing the patient being examined, before admission, separately, by t wo physicians.

Special circumstances (if any) preventing the insertion of any of the above particulars.

Dated this

day of

one thousand eight hundred and

(Signed)

Name.

To

Proprietor (or Superintendent) of

(Describing house by situation, and name, if any).

SCHEDULE (C.)—Section 22.

Form of Medical Certificate.

I, being a Physician duly authorised to practise as such, hereby certify that I have this day, separately from any other Medical Practitioner, visited and personally examined A. B., the person named in the accompanying statement and order, and that the said A. B. is a lunatic, (or an insane person, or an idiot, or a person of unsound mind,) and a proper person to be confined, and that I have formed this opinion from the following fact (or facts), viz:—

(Signed,) Name.

Place of abode.

Dated this day of , one thousand eight hundred and

SCHEDULE (D.)—SECTION 26.

Registry of Admissions-Register of Patients.

() bserrations. Died. Removed. Not Improved. Disch'd. Relieved. Recovered. Date of Discharge, or Death or Removal. Age on first attack. Number of previous atisting Attacks. Duration of Ex-Weeks. Months. Years. Congenital Lilots. Epileptics. sanity. Supposed cause of In-Form of Mental Disorder. Yame of Disorder, (if any.) Bodily Condition. cates, and by whom signed. Dates of Medical Certifi-By whose authority sent. Previous place of abode. (if any.) Condition of Life and previous Occupation, Widowed. as to Marriage. Condition Single. Married. Age. ï Sex. z ទេរាជព្រះ Christian and Surname. Date of Admission. No. in order of Admis-Date of lest previous (if any.)

SCHEDULE (E.)—Section 28.

Notice of Admission.

I hereby give you notice, that A. B. was received into this House as a Patient on the day of , and I hereby transmit a copy of the Order and Medical Certificates (or Certificate) on which he was received.

Subjoined is a statement with respect to the mental and bodily condition of the above named Patient.

(Signed,)

Name.

Superintendent (or Proprietor) of

Dated this

day of

-, one thousand eight immered

and

STATEMENT.

I have this day seen and personally examined A. B., the Patient named in the above notice, and hereby certify that with respect to mental state, he (or she)

, and that with respect to bodily health and condition, he (or she)

(Signed,)

Name.

Medical Proprietor (or Superintendent, or Attendant) of

Dated this

day of

, one thousand eight hundred

and

SCHEDULE (F.)—SECTION 30.

Register of Discharges and Deaths.

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Observations.				
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	Assigned Cause of Death.			
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	Кетоуед.		M.	
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		Died.		
	Not Improved		F.	
			M.	
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Discharged.		Relieved.		
	١.,	Recovered		
	<u> </u>		M.	
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Name and Surname at Length.				
No. in Register of Pa- tients.				
Date of last Admission.				
Dis-				

SCHEDULE (G.)—Section 30.

Form of notice of discharge or death.

I hereby give you notice that a patient received into this house on the day of was discharged therefrom, recovered (or relieved, or not improved) (or was removed therefrom) by the authority of (or died therein) on the day of

(Signed)

Name.

Superintendent (or Proprietor) of house, at

Dated this

day of

one thousand eight hundred and

In case of death, add—and I further certify that A. B. was present at the death of the said

and that the apparent cause of the death of the said

(ascertained by post mortem examination, if so) was

SCHEDULE (II.) SECTION 35.

Form of Medical Journal, and Weekly Report.

		30
Deaths, injuries and	violences to Patients.	
Report on state of health	of Patients, and condition of House.	
Names of Patients under Medical treatment.	Females.	
Names of Pe Medical 1	Males.	
s under restraint, s,) or in seclusion.	Females.	
Names of Patients under restraint, (and by what means,) or in seclusion.	Males.	
ber of	Females.	
Number of Patients.	Males.	
eport	Figure of R	

SCHEDULE (J.)—Section 56.

Form of Summons.

We, whose names are hereunto set and seals affixed, being two of the visitors appointed under or by virtue of an Act passed in the Session held in the years of the Reign of Her Majesty, Queen Victoria, intituled, (here insert the title of this Act) do hereby summon and require you personally to appear before us at in on the day of at the hour of in the noon of the same day, and then and there to be examined, and to testify the truth touching certain matters relating to the execution of the said Act.

Given under our hands and seals, this day of in the year of our Lord one thousand eight hundred and