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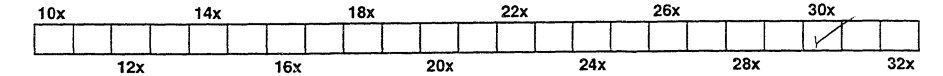
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4th Session, 3d Parliament, 14 Victoria, 1851.

BILL.

An Act to provide for a better system of Discipline, and for a more Economical Management of Gaols, and for the erection and maintenance of two Houses of Correction for Juvenile Offenders.

Received and read a first time, Tuesday, 27th May, 1851. Second reading, Tuesday, 3rd June, 1851.

Hon. Mr. PRICE.

TORONTO: PRINTED BY LOVELL AND GIBSON.

BILL.

An Act to provide for a better system of Discipline, and for a more Economical Management of Gaols, and for the Erection and Maintenance of two Houses of Correction for Juvenile Offenders.

WHEREAS the management of the Gaols of this Pro-Preamble, vince has been unsatisfactors. vince has been unsatisfactory, irregular and unnecessarily expensive, and it is desirable that a uniform system of discipline and management should be devised 5 for their administration, and that juvenile offenders should be placed in a separate place of confinement from older and more hardened offenders, and under an influence suited to their years: Be it therefore enacted, &c.

That it shall be the duty of the Inspectors of the Provin-Inspectors of 10 cial Penitentiary, to visit and inspect, either separately or P. Penitentiary to visit jointly, at least once in each year, all the Gaols or other all Gools, &c.: Prisons and houses of detention in the Province, and at their duties on such visit. each such visit, they or he shall examine and inquire into all matters connected with the government, discipline and 15 police of each Prison, and into its state and condition; as to the conduct of its officers, and whether their duty is efficiently performed, and as to the treatment of the prisoners, and the effect of the discipline upon them: It shall be their duty to examine and inquire into the finan-20 cial and industrial affairs, and to see that economy and diligence are practised, and proper vouchers and accounts kept of all transactions; that the food is wholesome and sufficient; that offences are wisely and humanely punished,

II And be it enacted, That it shall be the duty of the Inspectors to said Inspectors, once in every year, to consider and adopt of regulations, a uniform system of discipline and management, not in- which shall be in force when consistent with the laws of this Province, for the govern-approved by ment of all the said Prisons, and for the modification and Governi 30 improvement of the structure thereof; and the said code of regulations shall be transmitted by the said Inspectors immediately after its adoption, to the Provincial Secretary, for the formal approval and sanction of the Governor in Council, and on the receipt of such approval the said 35 Inspectors shall transmit copies of the regulations certified under their hands and seals to the County Judge, Sheriff and Clerk of the Peace of each District and County, and to the Keeper, Gaoler or other chief authority of each

Gaol in this Province; and the said regulations shall be

and that order and cleanliness prevail in the Prison.

immediately put in force by the said authorities, and be held to be the only rules and regulations in force in the respective Prisons.

Sheriffs and Gaulers to give information, &c. to Inspectors.

III. And be it enacted, That it shall be the duty of the Sheriff or Keeper of each Gaol or other house of detention to admit the said Inspectors, or either of them, into every part of such Prison, and to exhibit to them all books, papers, documents and accounts pertaining to such Prison or to the detention of persons therein, and to render them every assistance and facility in his power, to enable them 10 to discharge the duties herein contemplated, and to obtain all necessary information.

Inspectors may inquire into alleged abuses, &c. and take evidence on oath.

IV. And be it enacted, That the said Inspectors, or either of them, shall have power to inquire into any abuse or irregularity alleged to exist in the management of any 15 Prison; and for this end, and for the more certain obtaining of desirable information, the said Inspectors shall have power to examine on oath, to be administered by either of them, the Gaoler of the said Prison, or any other person; and any one neglecting or refusing to appear, or 20 to testify when duly summoned before either of the said Inspectors for such purpose, shall be liable to prosecution and summary conviction before any Justice of the Peace for so neglecting or refusing, and be subject to a penalty not exceeding five pounds, in the discretion of the Justice, 25 to be levied by distress and sale of his goods and chattels in case of non-payment, to the use of Her Majesty.

Inspectors to reports and particulars yearly at least.

V. And be it enacted, That the said Inspectors, or requirecertain either of them, may at any time, but shall at least once every year, demand and receive written reports upon the 30 from Gaulers, state of each Gaol, or other Prison in the Province, from the Gaoler or other chief officer thereof; and it shall be the duty of the Gaoler or other chief officer of every Prison, on or before the twentieth day of January in each year, to furnish the said Inspectors with an annual report of 35 the affairs of the Prison under his charge for the year ending the thirty-first day of December preceding, and the said report shall state clearly and correctly the number of prisoners confined in the Prison during the year, and their offences, distinguishing those committed for de- 40 tention as witnesses, for detention on charge of crime, for contempt of Court on civil process, for trial, and after conviction: It shall also show how the Prison bas been sustained during the year, and what the cost of its maintenance has been; also the amount of moral and religious 45 instruction afforded the prisoners, and all other points, of information and returns which the said Inspectors may: require.

Inspectors to report annu-

VI. And be it enacted, That it shall be the duty of the said Inspectors to prepare, from the said reports of the 50

several Gaol authorities, and from their own knowledge, ally to the acquired by their personal visits of inspection, an Annual Governor: Report to the Head of the Government, on the state of Report shall affairs of the Prisons of the whole Province; and the said contain-5 Report shall be transmitted to the Provincial Secretary, on or before the tenth day of February in each year: And it shall be the duty of the said Inspectors to compile and attach to such Report, Statistical Returns showing the state of crime in the Province, and its progress or diminution from year to year, and to suggest, for the con-10 sideration of the Government, such amendments or additions to the Penal Laws or Prison system of the Province as their experience may induce them to think advisable.

VII. And be it enacted, That the Governor in Council Two Institumay cause to be established within the Province two In-tions for reformation of Ju-15 stitutions for the reformation of Juvenile delinquents; venile Delinand the said Institutions shall be established, one in such established. part of Lower Canada, and the other in such part of Upper Canada as the Governor in Council may determine, and shall be severally entitled, "The House of Correction for 20 Lower Canada," and "for Upper Canada:" And the Division into said Houses of Correction shall be places of detention two departs and instruction for males under sixteen years of age; and each shall have two departments, one for lads convicted of crime, and the other for lads committed in the manner: 25 hereinafter provided, for habitual vagrancy, or at the request of their parents or guardians for incorrigible conduct, and also for lads whose parents or guardians, by vagrancy or vicious conduct, are incapable or unwilling to exercise proper care over them; and the two depart-30 ments shall be kept separate and distinct, and the inmates. of either shall have no communication or intercourse with the other.

VIII. And be it enacted, That the said Houses of Property of Correction, and all the property, real and personal, there-tutions vested 35 to belonging, shall be wested in Her Majesty, and that in the Crown, all sums necessary for their support shall be paid out of &c. the Consolidated Revenue. Fund to the Masters respectively of the said Houses of Correction, on warrant of the Governor, and shall be duly accounted for by the said. 40 Masters.

IX. And he it enacted, That the said Houses of Cor- Inspectors P. rection shall be under the control and direction of the Pententiary Inspectors of the Provincial Penitentiary, subject to the control of the instructions of the Governor in Council; and it; shall be said institutheir duty to prepare and submit, for the consideration frame regula-45 and sanction of the Governor in Council, a system of tions for them. discipline and management for the said Houses, and rules and regulations for the moral, religious and industrial instruction of the inmates, which, when so sanctioned, shall form the system of management in the said Houses

of Correction, and be obeyed by the officers thereof: And the said Inspectors may, from time to time, with such sanction as aforesaid, amend the same as they find necessary.

Youths committed to be detained until they are 18, and poperly instructed.

X. And be it enacted, That all lads committed to the 5 said Houses of Correction shall be, and remain under the control and direction of the officers thereof, from the day they are received therein until they attain the age of eighteen years, and the Inspectors thereof shall have power to place the youths committed to their care at such 10 employments, and cause them to be instructed in such branches of useful knowledge as may be suitable to their years and capacities; and they shall have power in their discretion to bind out the said youths as apprentices while so committed to their care, to such persons and at such 15 places, to learn such proper trades and employments as in their judgment will be most conducive to their reformation and amendment, and will tend to the future benefit and advantage of such youths.

What youths shall be received in the Penal Department

XI. And be it enacted, That the Masters of the said 20 Houses of Correction, respectively, shall receive into the penal department thereof, all males under sixteen years of age, convicted before any Criminal Court of this Province of any offence punishable under the existing laws. of the Province, by imprisonment in the Penitentiary, and 25 deemed by the Court, Judge, Recorder, Mayor, or other presiding Judge, proper objects for the House of Correction; and youths so sent to the House of Correction shall be detained therein during the term of their sentence, as they might have been in the Penitentiary; and each of 30 the said Masters shall receive into the corrective department of the House of Correction under his charge:

Ladsconvicted of offences.

1st. Lads under sixteen years of age, committed upon any criminal charge for which, if found guilty, they would be sentenced to imprisonment in the District, County or 35 City Gaol, and deemed by the Court, Judge, or other presiding Magistrate, proper objects for the House of Correction: Provided always, that the parent, guardian, or next friend, of each such lad shall consent thereto.

Lads commitof their friends as incorrigible.

2d. Lads under sixteen, committed by any County 40 ted on request Judge, Mayor, County Warden, Recorder, Police Magistrate or Justice of the Peace, on the complaint and due proof made to him by the parent, guardian or next friend of any such lad, that by reason of incorrigible or vicious conduct, he has rendered his control beyond the power 45 of such parent, guardian or next friend, and made it manifestly requisite that from regard for the morals and future welfare of such lad, he should be placed in the House of Correction.

3rd. Lads under sixteen years of age, committed by Lads having any authority last named, on complaint and due proof in incorrigible friends. each case, that the lad is a proper subject for the House of Correction, in consequence of vagrancy, or incorrigible 5 or vicious conduct, and that from the moral depravity, or otherwise, of his parent, guardian or next friend, in whose custody he is, such parent, guardian or next friend is incapable or unwilling to exercise proper care and discipline over such incorrigible or vicious lad.

XII. And be it enacted, That it shall be the duty of Evidence on the functionary committing any lad to either of the depart-which a lad is ments of either House of Correction to state in writing, be appended fully and clearly, the ground on which he is committed, to committed and the names and residences of the parties on whose 15 evidence he acted, and the substance of each witness's testimony, and without such statement is appended to it, no commitment will be valid, and the Master shall not receive the lad named therein.

XIII. And be it enacted, That the Sheriff or other Power to con-20 officer directed to convey any person to either of such vey the lad, and to re-take Houses of Correction, shall have full power so to do by on escape. himself or by his Deputy, and to detain such person in custody, or re-take him if he escape, and to command the assistance of others in re-taking him, in each and every 25 District, County or other locality through which he shall have to pass, as well as in the District, County or locality in which the order was made, and by virtue of such order, without its being endorsed or countersigned by any functionary whatever.

XIV. And be it enacted, That the whole executive Execution management and control of each of the said Houses of management vested in the Correction shall, under the written instructions of the master. Inspectors, be vested in the Master of such House, and all transactions and dealings on account of the said House 35 of Correction, shall be conducted by and in his name, and His powers in he shall be capable, in law, of contracting, suing and being that behalf. sued in all Courts and places, and in all matters concern-

ing the said House of Correction by his name of office of "The Master of the House of Correction for Upper (or 40 Lower) Canada," as the case may be, and by that name the said Master shall be, and is hereby authorized to sue suing, perpefor and recover all sums of money that may be or become tuni succession, due from any person in the Province, on account of such House of Correction, and by that name he and his suc-

45 cessors in office shall have perpetual succession; and each such Master shall be appointed by the Governor General of this Province, during pleasure, with a salary Salary. per annum, with a free house not exceeding \pounds and fuel; and the said Masters may be suspended, for 50 cause, by either of the Inspectors, until the pleasure of

the Governor shall be known.

Inspectors may appoint other officers, &c. XV. And be it enacted, That the said Inspectors may appoint such other officers, inferior to the Master, as may be found necessary, with such reasonable salaries as their duties entitle them to; and the said officers may be suspended by the Master, at any time, until action is taken on the ground thereof by the Inspectors; and the Master, and either of the Inspectors, or the Inspectors jointly, may remove any such officers, when they deem that the interests of the Institution demand it.

Inspectors to make monthly visits, require and make reports, &c.

XVI. And be it enacted, That one or both of the said 10 Inspectors shall visit the said Houses of Correction at least once in each month, and shall on such occasions thoroughly inspect the whole affairs and workings thereof, and it shall be their duty to call for, and receive from, each Master, on or before the twentieth January of each 15 year, a Report on the state and operations, educational, industrial and financial, of his House, for the year ending the thirty-first December preceding, and such other returns as the said Inspectors shall designate; and the said Inspectors shall prepare and transmit, on or before the 20 tenth of February following the receipt of such Report of the said Masters, an Annual Report to the Governor upon the condition of the said Houses, and the moral and industrial progress of the inmates thereof.