

deemed re-
formatory pri-
sons.

of the consolidated statutes of Canada, intituled : " An act respecting prisons for young offenders " shall apply to such reformatory school, except so far as the same may be inconsistent with the present act.

Managers of
schools to have
powers of
warden of pri-
son.

13. The managers of such reformatory school, or such one of them as the lieutenant-governor shall appoint, shall have the authority conferred by the said act as the warden of a reformatory prison.

Officers of
school in cer-
tain cases to
have powers of
constables.

14. Every officer of a certified reformatory school authorized by the managers of the school, in writing under their hands or the hand of their secretary, to take charge of any youthful offender, sentenced to detention, for the purpose of conveying him to or from the school, or of bringing him back to the school in case of his escape or refusal to return, shall for such purpose and while engaged in such duty, have all such powers, authorities, protection, and privileges, for the purpose of the execution of his duty as reformatory officer, as any constable, duly appointed, has by law.

School to be in
accordance
with religious
creed of child.

15. When any youthful offender is sentenced to detention in a reformatory prison, the judge who orders the detention shall direct that he shall be sent to a reformatory school, conducted as far as possible in accordance with the religious belief to which his parents belong or in which he has been educated.

C A P . X I X .

An Act to amend chapter 77, of the Consolidated Statutes for Lower Canada, respecting the Court of Queen's Bench.

[Assented to 5th April, 1869.]

HER MAJESTY, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

C. S. L. C. c.
77, s. 81, § 1,
amended.

1. The first subsection of the eighty-first section of the seventy-seventh chapter of the consolidated statutes for Lower Canada is amended, in so far as respects the district of Quebec, and from and after the passing of this act the terms of the said court on the crown side shall commence at the city of Quebec, in and for the criminal district of Quebec, on the twenty-seventh day of April and the twenty-seventh day of October in every year.

Recognizances
to hold good
until 28th Oc-
tober next.

2. All recognizances conditioned for the appearance of any person before the said court of queen's bench, on any day previous to the twenty-eighth day of October, one thousand eight hundred and sixty-nine, shall remain binding so as to ensure the appearance of such person on that day; and shall be forfeited in the event of such person failing so to appear.

