

#2 - Hon. S. L. Ferguson.

1/11/26

The part that the Attorney General could not render an opinion on was, did it apply to an individual who had been committed and paroled by the court pending good behavior, as well as to the individual who had been committed, then admitted and paroled or furloughed from the institution?

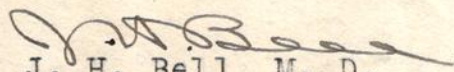
Of course, the law is clear enough as to who the superintendents shall furlough, under Section 1091 it being stated that "The Superintendent of the State Colony shall not furlough any female of child-bearing age whose immoral or incorrigible tendencies render it unsafe for herself or society to be at large."

The sworn depositions in the interrogatories at the time of her commitment would indicate that she comes in this class, as she was brought into the court charged with prostitution, and on mental examination it was determined that she was feeble-minded.

I enclose you a copy of the action of the Special Board at its last meeting with reference to this case.

With kindest regards,

Very truly yours,


J. H. Bell, M. D.,
Superintendent.