

CONTENTS

Preface	Terms of Reference	1
	Consultation Process	2
	Acknowledgements	3
Summary and Recommendations		5
Chapter I	Parole Today	15
	Historical Perspective	15
	The Structure of the Present System	16
	The Parole Process	19
Chapter II	Redefining Parole	35
	Parole in the Criminal Justice System	35
	Toward a Definition	36
	The New Definition	39
Chapter III	Parole and Sentencing	47
	Parole Authority and Courts in Conflict	47
	Toward a Solution	49
Chapter IV	Remission	57
Chapter V	The Structure of Parole Authority	61
	The Nature of Parole Tribunals	61
	Regionalization	62
	Organizational Framework	65
	Functions of Parole Authorities	67
	Composition of Parole Authorities	69
	The Structure of Parole Services	70
Chapter VI	A Model for "Discretionary Parole"	73
	Right to Apply for Parole	73
	Automatic Collection of Reports	74
	Eligibility for Parole	76
	Hearings	80
Chapter VII	"Minimum" Parole and Temporary Releases	87
	Defining a New "Minimum" Parole	87
	Day Parole, Temporary Parole and Temporary Absence	90

Chapter VIII	Parole Supervision	97
	Importance of Supervision	97
	Private After-Care Agencies	99
	Role of the Police in Parole Supervision	101
	Exchange of Supervision	101
	Conditions of Parole	103
Chapter IX	Termination of Parole	107
Chapter X	Parole and Native Offenders	115
Chapter XI	Special Cases	117
	Dangerous Offenders	117
	Criteria for Identification	118
	Mechanism for Assessment	121
	Term of Imprisonment	121
	Murderers	122
Chapter XII	Parole Statistics	125
	Purposes of Data Collection	127
	Success/Failure Rate	128
	Parole Data Collection Centre	130
	Appendices	
Appendix A	List of Witnesses	133
Appendix B	List of Briefs	137
	List of Tables and Figures	
Table I	Sentences of persons convicted of indictable offences in Prince Edward Island for 1969	66
Table 2	Per cent of parole cases supervised by private agencies for 1962 – 1971	105
Figure 1	The Parole Process	20