

during the year, the number of prisoners employed in each, the greatest and smallest number thereof at any one time, the kind and quantity of goods manufactured, the amount thereof sold to such institutions and elsewhere, and the prices received therefor. The report shall include the reports made to him by the officers in charge of the penal and reformatory institutions of the commonwealth and of the board of parole.

SECTION 3. Section ten of chapter one hundred and twenty-seven of the General Laws, as so appearing, is hereby amended by striking out, in the first line, the word "December" and inserting in place thereof the word:— January, — by striking out, in the third line, the words ", of the prison camp and hospital", — and by striking out, in the fourth and fifth lines, the words "annually, on or before October fifteenth," — so as to read as follows:—

Section 10. Annually, on or before January fifteenth, the warden of the state prison, the superintendents of the Massachusetts reformatory, of the reformatory for women, of the state prison colony and of the state farm, and sheriffs, county commissioners and the penal institutions commissioner of Boston, shall make a report to the commissioner of the salaries of prison officers, of the number and cost of support of prisoners, and of such other details relative to the management and discipline of the several prisons as the commissioner may prescribe. The warden or superintendent shall also include in his report the amount of liabilities and outstanding claims of said institutions, the names of their debtors and creditors, the amounts due to or from each and when they are payable, detailed accounts of expenditures for the prisons for the year ending the preceding thirtieth day of November, the cost of all changes made in the buildings thereof, the names, position, pay and allowances of every officer or employee thereof, the average cost of the support of each prisoner, the number of volumes in the library of each prison, and such other facts relative to said prisons as the commissioner considers proper. An officer who refuses or neglects to make such report at the time prescribed or who withholds it after said date shall forfeit one dollar for each day's neglect, which shall be deducted from his salary or compensation at the first monthly payment after his default has been reported to the proper auditing or disbursing officer.

G. L. (Ter. Ed.), 127, § 10, amended.

Annual reports of officers of certain penal institutions.

Approved February 6, 1936.

AN ACT AUTHORIZING THE TOWN OF LUNENBURG TO VOTE
AT A TOWN MEETING ON THE QUESTION OF GRANTING
LICENSES FOR THE SALE IN SAID TOWN OF ALCOHOLIC
BEVERAGES.

Chap. 24

Be it enacted, etc., as follows:

SECTION 1. The selectmen of the town of Lunenburg are hereby authorized to insert in the warrant for its annual town meeting or any special town meeting in the current

year an article or articles enabling the voters of said town to vote at said meeting on the questions contained in section eleven of chapter one hundred and thirty-eight of the General Laws, as appearing in section two of chapter three hundred and seventy-six of the acts of nineteen hundred and thirty-three; and the votes at said meeting on said questions shall have the same force and effect from and after said meeting as if taken at the last biennial state election.

SECTION 2. The votes under section one shall be taken by ballots prepared by the town clerk which shall set forth said questions and the directions to the voters, all as provided in said section eleven. The ballots shall be distributed at the polling place under the direction of the town clerk, and the polls shall be open for voting on said questions not less than four hours. The provisions of the general laws relative to the ascertainment of the result of the voting at state elections and returns thereof shall, so far as practicable, apply to the votes taken hereunder.

SECTION 3. The votes taken in the town of Lunenburg at the last biennial state election under the provisions of said section eleven, shall have no further force or effect from and after the taking of the votes authorized by section one.

SECTION 4. This act shall take effect upon its passage.
Approved February 10, 1936.

Chap. 25 AN ACT RESTORING TO MEMBERS OF THE ANCIENT AND HONORABLE ARTILLERY COMPANY THEIR EXEMPTION FROM LIABILITY TO SERVE AS JURORS.

Be it enacted, etc., as follows:

G. L. (Ter. Ed.), 234, § 1, etc., amended.

Section one of chapter two hundred and thirty-four of the General Laws, as amended by section eleven of chapter two hundred and fifty-seven of the acts of nineteen hundred and thirty-five, is hereby further amended by inserting after the word "militia" in the twentieth line the words:— ; members of the Ancient and Honorable Artillery Company, — so as to read as follows:— *Section 1.* A person qualified to vote for representatives to the general court, whether a registered voter or not, shall be liable to serve as a juror, except that the following persons shall be exempt:

Jurors, qualifications and exemptions.

The governor; lieutenant governor; members of the council; state secretary; members and officers of the senate and house of representatives during a session of the general court; judges and justices of a court; county commissioners; clerks of courts and assistant clerks and all regularly appointed officers of the courts of the United States and of the commonwealth; registers of probate and insolvency; registers of deeds; sheriffs and their deputies; constables; marshals of the United States and their deputies, and all other officers of the United States; attorneys at law; settled ministers of the gospel; officers of colleges;