ates shall be received upon such terms as the directors shall prescribe.

SEC 10. Within ten days preceding the meeting of each regular session of the legislature, the said board shall furnish When to make to the governor a printed report of the action of the board, report to gov-ernor-what to and an estimate of the expenses of [the] institution, together with a statement of the receipt and disbursement of funds, and during the first week of the session of the legislature at least five copies of said report shall be delivered to each membor thereof. The said report shall show :

> First.—The names of the president and directors, secretary and treasurer.

> Second .-- The names and residences of all other persons in the service of the institution, and their business duties and compensation.

> Third-The names, age and residence of all inmates of said institution, and of all who have been under treatment therein subsequent to the making of the last preceding report.

> Fourth .--- The statement of the accounts of the institution, showing in detail the amounts of money received, and dates thereof, and its disbursements.

> Fifth.--Such a report from the president of the institution as is usually made from such institutions of other states.

> Nothing in this act contained shall be so con-Sec. 11. strued as to authorize the expenditure of any money for the purpose of erecting any building for the use of said institution or for any other purpose connected therewith, from any fund other than that now or hereafter to be raised for the purpose of founding and maintaining an asylum for inebriates; Provided, No expenditure for such building shall be had until the supreme court of this state affirms the constitutionality of the law creating an inebriate asylum fund, approved March tenth, eighteen hundred and seventy-three.

SEC. 12. All acts and parts of acts inconsistent with the consistent acts. provisions of this act are hereby repealed.

SEC. 13. This act shall take effect and be in force from and after its passage.

Approved March 9, 1875.

CHAPTER C.

AN ACT FOR THE LOCATION OF SECOND STATE PRISON IN THE STATE OF MINNESOTA.

Be it enacted by the Legislature of the State of Minnesota:

Authorizing the expendi-ture of funds.

Repeal of in-

When act to take effect.

contain.

SECTION 1. That Cushman K. Davis, E. F. Drake and George P. Wilson are hereby constituted a board of location, whose duty it shall be to select a site that may seem proper to said board for a second state prison, and to cause a certificate Authorizing to be filed with the secretary of state on or before the first day a site-board of of July, A. D. eighteen hundred and seventy-five. *Provided*, That the citizens of the town or city where such location may be made shall procure and cause to be delivered to such board a deed to the state of Minnesota of a quantity of land so located, not less than twenty acres, as a site for said state prison.

The said second state prison shall be erected and Prison to be SEC. 2. located upon the site designated and determined as hereinbe- erected on site fore mentioned and provided for, and shall be known by the selected. name of the second state prison of the state of Minnesota.

When act to SEC. 3. This act shall take effect and be in force from and take effect. after its passage.

Approved March 9, 1875.

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CHAPTER CI.

AN ACT TO AMEND CHAPTER FIFTEEN, SESSION LAWS OF ONE THOUSAND EIGHT HUNDRED AND FIFTY-SIX, IN RE-LATION TO THE HISTORICAL SOCIETY.

Be it enacted by the Legislature of the State of Minnesota:

SECTION 1. That chapter fifteen of the session laws of one thousand eight hundred and fifty-six, entitled "An act to amend Increase of an act entitled 'An act to incorporate the Historical Society of members of Minnesota,'" be and is hereby amended so as to increase the cil number of members composing the executive council to thirty.

SEC. 2. The governor, lieutenant governor, secretary, audi- Ex-officio memtor, and treasurer of state, and the attorney general, shall be bera. ex-officio members of the executive council.

SEC. 3. This act shall take effect and be in force from and When act to take effect. after its passage.

Approved February 19, 1875.