warden. If required to perform the duties of warden by reason of a vacancy in said office, he shall be subject to the provisions of section twenty-three of chapter two hundred and twenty-one of the Public Statutes.

Section 2. The warden may appoint an officer, to be known as steward, who shall be employed in the kitchen department of said prison. He shall be appointed in the same manner in which the deputy warden is now appointed. The number of watchmen of said prison shall not exceed forty-nine hereafter.

Section 3. This act shall take effect upon its passage.

Approved June 14, 1894.

An Act to locate and define the boundary lines between the City of Fall River and the Town of Westport.

Be it enacted, etc., as follows:

Section 1. The commissioners on the topographical survey and map of Massachusetts are hereby authorized and directed to locate and define the boundary lines between the city of Fall River and the town of Westport, named in chapter one hundred eighty-seven of the acts of the year eighteen hundred and sixty-one, and to mark said boundary lines and the angles and corners thereof by appropriate monuments. The boundary lines thus located and defined shall be the true and correct boundary lines between said city of Fall River and said town of Westport.

Section 2. This act shall take effect upon its passage.

Approved June 14, 1894.

An Act to regulate the use of bicycles and similar vehicles.

Be it enacted, etc., as follows:

Section 1. Whoever, without the permit provided for in section three of this act, rides in a public highway or town way, street, square or park, a bicycle or tricycle at a rate of speed exceeding ten miles an hour, or rides such machine on a sidewalk, or rides such machine in the streets, squares or parks of any city when the same is not provided with a suitable alarm bell adapted for use by the rider, or after sunset rides the same in any public way,

Certain terms defined.

Special permits may be granted under certain conditions, etc.

Proceedings for enforcement of penalties.

Certain ordinances, etc., of cities or towns not to have force or effect.

square or park, whether within or without the limits of a city, when such machine is not provided with such suitable alarm bell, shall be punished by fine not exceeding twenty dollars for each offence, and shall be further liable for all damages occasioned to any person by such unlawful act.

Section 2. The term "sidewalk", as used in this act, shall mean any sidewalk laid out as such by a city, town or fire district, and any walk in a city or village which is reserved by custom for the use of pedestrians, or which has been specially prepared for their use. It shall not include cross walks, nor shall it include footpaths on portions of public ways lying outside of the thickly settled parts of cities and towns which are worn only by travel and are not improved by such cities or towns or by abutters. The terms "bicycle", and "tricycle", as used in this act, shall be deemed to include all vehicles propelled by the person riding the same by foot or hand power. The terms "park", and "square", as used in this act, shall not include any spaces under the control of park commissioners, or of a park board or a special park department of a town or city having power to make regulations relative to such spaces, and this act shall not in any way abridge the powers of such commissioners, board or department.

Section 3. The mayor of a city or selectmen of a town may in their discretion, upon any special occasion, grant permits to any person or persons to ride such machines, during a specified time, upon specified portions of the public ways of such city or town, at any rate of speed; and may annex such other reasonable conditions to such permits as they shall deem proper. The city council of a city and the selectmen of a town may also, under such conditions as they deem proper, permit the use of velocipedes or other similar machines by children on any sidewalk in any public way, square or park in such city or town.

Section 4. Proceedings for the enforcement of the penalties imposed by this act shall be instituted within sixty days from the time the offence is committed.

Section 5. No city or town shall have any power to make any ordinance, by-law or regulation respecting the use of bicycles or tricycles, except as provided in section three of this act; and, except as provided in said section three, no ordinance, by-law or regulation heretofore or
hereafter made by a city or town in respect to bicycles or tricycles shall have any force or effect.

Approved June 14, 1894.

AN ACT RELATIVE TO THE POLICE DEPARTMENT OF THE CITY OF Haverhill.

Be it enacted, etc., as follows:

SECTION 1. The police department of the city of Haverhill shall consist of the city marshal and such assistants and regular police officers as the mayor and aldermen shall from time to time determine.

SECTION 2. The mayor of said city shall, on the first Monday of July in the year eighteen hundred and ninety-five and in the month of July in each fourth year thereafter, appoint, subject to confirmation by the board of aldermen, a city marshal for said city, whose term of office shall commence with the first Monday of July in the year of his appointment and continue for four years and until his successor has been confirmed. Said mayor shall also on said first Monday in July in the year eighteen hundred and ninety-five appoint, subject to like confirmation, the whole number of regular police officers authorized to be appointed in said city, and shall divide such number of appointees into four equal divisions, one division to serve for a term of one year, one division for a term of two years, one division for a term of three years and one division for a term of four years from the date of confirmation and until their respective successors are confirmed. And thereafter, as the terms of the regular police officers so appointed expire, the mayor shall appoint, subject to confirmation by said board, their successors for a term of four years.

SECTION 3. The mayor shall have power to remove, subject to the approval of the board of aldermen, from office, by written order, any officer appointed under the provisions of section two of this act, for any cause which he shall in his official discretion deem sufficient, which cause he shall assign in his order of removal, and such office shall become vacant upon the filing with the city clerk of such order of removal and the service of a copy of the same upon the officer so removed, either personally or by leaving the same at his last or usual place of residence. The city clerk shall keep such order of removal