is required for the use of the colony and the main prison.

The supply-store fund shall be reimbursable, the receipts from the business of the supply store being available for the payment of the cost of supplies and other expenses incident to the conduct of said store, without reappropriation.

[1679-1.]

ARTICLE IV

Provincial Jails

SECTION 1942. *Provincial Jails*. — A jail for the safe-keeping of prisoners shall be maintained at the capital of each province; and in the absence of special provision all expenses incident to the maintenance thereof and of maintaining prisoners therein shall be borne by the province.

[413-1.]

Until the city of Manila shall maintain a separate institution for its prisoners, they shall be kept in the main prison, whether their status be that of provincial prisoners or municipal prisoners.

[1703-17.]

SECTION 1943. Visitation and Inspection of Provincial Jails. — The judge of the Court of First Instance and the provincial board shall, as often as the judge of the Court of First Instance is required to hold court in the province, make personal inspection of the provincial jail as to the sufficiency thereof for the safe-keeping and reformation of prisoners, their proper accommodation and health, and shall inquire into the manner in which the same has been kept since the last inspection. A report of such visitation shall be submitted to the Secretary of Finance and Justice, who shall forward the same or a copy thereof to the Director of Prisons.

[413-2.]

Once during each month the senior inspector of Constabulary in a province shall visit the provincial jail and make report upon its condition to the Director of Prisons.

[Ex. Or. 72 (1903).]

SECTION 1944. *Provincial Governor as Keeper of Jail.* — The governor of the province shall be charged with the keeping of the provincial jail, and it shall