

*ment of any facts which the presiding judge may deem important or necessary for a full comprehension of the case. In each case in which he performs the duties required by this section, the clerk of the court shall be entitled to one dollar as compensation, which shall be taxed as a part of the costs of said case.*

695.

*The record herein provided for shall not be made public, except as may be necessary in the identification or trial of persons accused of crime. The records shall be accessible, however, to any officer of any court having criminal jurisdiction in this State, upon the order of the judge of said court, or of the State's attorney, which said order shall be attested by the seal of the court. Whenever, in the trial of any criminal case, the fact of previous conviction of any person for any crime may be admissible, any such record shall be admissible in evidence for the purpose of proving the fact of such conviction and the crime for which such person was convicted.*

696.

*A copy of such record shall be furnished, upon request, to any warden or other officer in charge of a prison for felons in any other state of the United States; provided that such state has made reciprocal provisions by law for furnishing records of its convicted criminals to the authorities of other states.*

697.

*The warden or other person in charge of said institutions shall furnish a copy of any such record kept in said institution to any police officer presenting an order for such copy signed by the superintendent or other officer in charge of police in the city or county where such institution is located; also on or before the twenty-eighth day of each and every month, the warden or other person in charge of any of said institutions shall furnish to the superintendent or other officer in charge of police in the city or county where the institution is located, the name of every convict whose sentence expires the following month, together with the date when sentence commenced, the county or city from which committed, the crime for which committed, and the exact date when the convict will be discharged.*

698.

*Whenever it appears to the officer in charge of any penal institution that a prisoner in such institution is ill, and that the facilities of the institution are inadequate to provide treatment for such illness, the officer may recommend to the Department of Correction that the prisoner be temporarily removed to any place within the State where adequate treatment may be obtained. If the Department of Correction approves such recommendation, it may direct the temporary removal of such prisoner for a definite period of time, or from time to time, to a place where adequate treatment for the illness of the prisoner may be obtained, with such guards and under such supervision and safeguard to prevent the escape of the prisoner from custody, and subject to such rules and regulations with regard to guards, supervision, and terms of temporary release as the De-*