Punishment for misdemeanor.

When iet to take effect.

Sec. 104. No person shall be entitled to vote at any primary election unless he is a qualified elector of this state.

Sec. 105. The punishment of any of the offenses in this act declared to be misdemeanors shall be a fine not exceeding three thousand $(3,000)$ dollars, or imprisonment not exceeding three (3) years, or both such fine and imprisonment: provided, however, that all herein contained relating to primary elections shall apply only to cities of five thousand ( 5,000 ) or more inhabitants.

Sec. 106. This act shall take effect immediately, and shall be known as the General Election Law of the State of Minnesota:

Approved March 8, A. D., 1887.

## CHAPTER 5.

[S. F. No. 80.$]$

Ope thonsand dollars license for selling liquar, in cities of $10,000 \mathrm{and}$ over.
$87{ }^{\circ} \mathrm{C} 5$ $101-11-287$ $103-\mathrm{M}-315$ )

Five handred dollars license in citiee and towns of less than 10,000 .

AN ACT REGULATING THE AMOUNT OF LICENSE FOR THE SALE OF INTOXICATING LIQUORS.

Be it enacted by the Legislature of the State of Minnesota:
Section 1. No license for the sale of intoxicating liquors shall be granted to any person applying for the same under the provisions of the charter of any city of thisstate, which city contains a population of ten thousand $(10,000)$ people or more, by the municipal authorities of said city, except-upon the condition that said applicant shall, before the issunuice of said license, pay into the treasury of said city in thé, manner provided by its charter a license fee of one thousand ( 1,000 ) dollars, or such fee in excess of said sum as the city council of said city shall, in the manner provided in its charter, fix and prescribe anything in the charter of any city to the contrary notwithstanding.

Sec. 2. No license for the sale of intoxicating liquors shall be granted to any person applying for the same under the provisions of the charter of any city of this state, which city contains a population of less than ten thousand $(10,000)$ people, by the municipal authorities of said city, except upon the condition that said applicant shall, before the issuance of, said license, pay into the treasury of said city, in the manner provided by its charter, a license fee of five hundred (500) dollars, or such fee in excess of said sum as the city council of said city shall, in the manner provided
by its charter, fix and prescribe; anything in the charter of any city to the contrary notwithstanding.

Sec. 3. No license for the sale of intoxicating liquors shall be granted by the county commissioners of any county; or the municipal authorities of any town, village or borough, to any person applying for the same under the provisions of chapter sixteen (16), General Statutes of eighteen hundred any seventy-eight (1878), or of any general or special law governiug such village or borough, except upon the condition of paying, in the manner prescribed by said chapter sixteen (16), or in the case of any village or borough organized or existing under a general or special law regulating the subject of licenses for the sale of intoxicating liquors, then in the mamer provided in and by such general or special law, a license fee of five hundred (500) dollars, or such fee in excess of said sum as the county commissioners, or in case of such village or barough, the municipal authorities of such village or borough shall fix and prescribe.

Provided, That no license shall be granted for a longer period than one (1) year, or for a period beyond twenty (20) days after the annual election in such village or city next ensuing after the date of such licenses.

Sec. 4. Nothing herein contained shall be construed as affecting or repealing the local option proviso of section one (1) of chapter sixteen (16) of the General Statutes of eighteen hundred and seventy-eight (1878), or the local option provisions of section forty-eight (48) of chapter one hundred and forty-five (145) of General Laws of eighteen hundred and eighty-five (1885).

Sec. 5. All acts and parts of acts inconsistent with this act are hereby repenled.

SEc. 6. This act shall take effect and be in force from and after July 1st, 1887.

> Regulating licenses granted by coanty commissioners 5.3
> 189.93

Local option proviso not repealed.

When act to take effect.

Approved Feb. 10 th, 1887.

## CHAPTER 6.

[S. F. No. 602.]


