

prison for a term not exceeding five (5) years, or both, in the discretion of the court.

SEC. 4. The salary of the deputy insurance commissioner shall be fifteen hundred (1500) dollars a year, which said sum is hereby appropriated out of any moneys in the state treasury not otherwise appropriated.

Salary of.

SEC. 5. Sections two hundred and seventy-five (275), two hundred and seventy-six (276) and two hundred and seventy-seven (277) of chapter thirty-four (34) of the general statutes of one thousand eight hundred and seventy-eight (1878) are hereby repealed.

Acts repealed.

SEC. 6. This act shall take effect and be in force from and after its passage.

When act to take effect.

Approved April 24, 1889.

CHAPTER 246.

[S. F. No. 326.]

AN ACT TO FIX THE SALARY OF THE INSPECTOR OF ILLUMINATING OILS, AND THE COMPENSATION OF THE DEPUTY INSPECTORS, AND TO PROVIDE FOR THE DISPOSITION OF THE FEES RECEIVED FOR INSPECTIONS, AND TO PROVIDE FOR THE INSPECTION OF ILLUMINATING OILS IN TANK CARS.

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

SECTION 1. The inspector of illuminating oils shall receive an annual salary of two thousand four hundred (2,400) dollars per annum, payable monthly, as provided for in the cases of other state officers, which salary shall be in full compensation for all services and expenses for the performance of duties now or hereafter required by law.

Inspector of oils, salary of.

SEC. 2. The said inspector shall collect the fees now or hereafter provided by law, for inspecting oils. He shall make monthly statements, in detail under oath to the state auditor, of all fees collected by himself, or received from his deputies under the provisions of this act, and pay the amount so shown to be collected or received to the state treasurer, monthly, on or before the tenth (10th) day of each and every month.

Fees to be turned into state treasury.

SEC. 3. Not more than one deputy inspector of illuminating oils shall be appointed in any county. Such deputies shall collect all fees now or hereafter provided by law for inspecting oils, earned by them, and pay over the same with a monthly report under oath, to the inspector of illu-

Deputies, not more than one or each county

minating oils, retaining for their services fifty per centum of the same, until the commission shall amount to fifty (50) dollars per month, and twenty-five (25) per cent. thereafter; *Provided* that no deputy shall retain more than the percentages herein provided, and until the commission shall amount to one hundred (100) dollars per month, and ten (10) per cent. thereafter. *Provided*, that no deputy shall receive as compensation for his services a sum to exceed the sum of two thousand (2,000) dollars per annum, and that all fees collected in excess of two thousand (2,000) dollars be paid into the state treasury; *Provided, however*, that when the fees so collected amount to less than thirty (30) dollars per month in any county, the deputy inspector may retain the entire amount thereof, on making report of the same.

Salary.

Oil may be inspected in a tank railroad car.

SEC. 4. The inspector of illuminating oils and his deputies may inspect and test illuminating oils, in a tank railroad car, so called, standing on a railroad track, and such oil shall not be transferred into warehouse or storage tanks or unloaded until so inspected; when such oil has been so tested and inspected no other inspection shall be necessary, but the inspector or deputy shall, when such oil is put into barrels, brand the said barrels without charge; when the amount contained in any such tank shall exceed fifty (50) gallons, each fifty (50) gallons shall constitute a barrel within the meaning of the law, and the fees for inspecting the same, and for branding the barrel shall, for each fifty (50) gallons, be the same as prescribed for each barrel or package, by law.

SEC. 5. All acts or parts of acts, inconsistent with or conflicting with the provisions of this act are hereby repealed.

When act to take effect.

SEC. 6. This act shall take effect and be in force from and after its passage.

Approved March 22, 1889.