

ally appropriated for three years to the commissioners appointed pursuant to chapter 419 of the laws of 1903, from the drainage fund, the sum of five thousand dollars, said sum to be in addition to all other sums heretofore appropriated for said purpose. There having been heretofore paid into the general fund from the proceeds of the swamp and overflowed lands a sum of money in excess of the amount herein appropriated, the state treasurer is directed to transfer to the drainage fund from the general fund the sum of fifteen thousand dollars.

SECTION 2. When the work provided for in this act shall have been completed, the said commissioners shall make a complete detailed report to the governor of all moneys expended under the provisions hereof, and shall make such other reports as the commissioners shall from time to time deem necessary or as may be required by the governor.

SECTION 3. This act shall take effect upon passage and publication.

Approved August 10, 1915.

No. 563, S.]

[Published August 13, 1915.

CHAPTER 535.

AN ACT to repeal section 172—32 of the statutes; to amend the first paragraph of section 1421j of the statutes; and to create section 1421t of the statutes, repealing an appropriation, relating to the fees for the inspection of petroleum products, and providing a penalty.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Section 172—32 of the statutes is repealed.

SECTION 2. The first paragraph of section 1421j of the statutes is amended to read: (Section 1421j) (First paragraph) Every deputy inspector shall demand and receive from the owner or other person for whom or at whose request he shall examine or test any oil, gasoline, benzine, * * * naphtha, * * * or such other like products of petroleum or sample thereof *an inspection fee of * * * seven cents for every single cask, barrel, package, or sample he shall test, and the said fees shall constitute a lien on the products so inspected, and when collected shall be paid into the state treasury and disbursed for the purpose of defraying the expenses incident to such inspection. All moneys remaining in the state treasury in the special fund herein provided for shall at the end of each fiscal year be transferred to the general fund and any deficit in*

such special fund existing at the end of such fiscal year shall be paid from the general fund.

SECTION 3. There is added to the statutes a new section to read: Section 1421t. Every person, firm or corporation, and every officer, agent, servant or employe of such person, firm or corporation who violates any of the provisions of sections 1421c to 1421o, both inclusive, for which no other penalty is provided, shall be deemed guilty of a misdemeanor, and, upon conviction thereof, shall be fined not less than five dollars nor more than one thousand dollars or be imprisoned in the county jail not less than thirty days nor more than six months; and shall be responsible in damages to the party injured, in the event of injury arising or growing out of such violation.

SECTION 4. This act shall take effect upon passage and publication.

Approved August 10, 1915.

No. 604, S.]

[Published August 13, 1915.

CHAPTER 536.

AN ACT to amend section 2100b of the statutes, relating to the investment of trust funds.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1: Section 2100b of the statutes is amended to read: Section 2100b. 1. Every executor, guardian, or trustee, except where it is otherwise expressly directed by the will or instrument of trust, if any, may invest trust funds in * * * *bonds of the United States*, and also in the bonds of any state of the United States, except the states of Nevada and Wyoming, and except also the present territories of the United States (and such territories shall continue to be excepted after admission to statehood); * * * *in the bonds which are a direct obligation of any city, village, * * * county, or school district in the state of Wisconsin, and also in the bonds which are a direct obligation of any city in any other of the states included herein, having a population of not less than twenty-five thousand, and also in the bonds which are a direct obligation of any county in any other of the states included herein having a population of not less than thirty-five thousand, provided that such city or county, * * * shall not have defaulted in the payment of any of its bonded indebtedness during ten years immediately preceding such investment, and provided further that the existing indebtedness of any such city or county be restricted*