sell therefrom such timber as the commissioners shall find necessary to prevent future loss or damage. Such easements, leases, licenses and sales shall be made only for a full and fair consideration paid or to be paid to the state, the amount and terms whereof shall be fixed by said commission, and such easements, leases, licenses and sales shall conform to the requirements, so far as applicable, prescribed by chapter \* \* 26 of the statutes for the exercise by the conservation commission of similar powers affecting state park lands and state forest lands.

SECTION 2. This act shall take effect upon passage and publication.

Approved May 20, 1925.

No. 87, A.]

[Published May 22, 1925.

## CHAPTER 160.

AN ACT to repeal sections 126.05 and 126.48; to amend sections 126.25, 126.44, 126.47, 126.55 and 20.52; to create sections 126.05, 126.265, 126.48, 126.535 and 126.705 of the statutes, relating to the grain and warehouse commission, making an appropriation and providing a penalty.

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

SECTION 1. Sections 126.05 and 126.48 of the statutes are repealed.

SECTION 2. Sections 126.25, 126.44, 126.47, 126.55 and 20.52 of the statutes are amended to read: 126.25 The chief inspector **\* \*** shall, before entering upon the duties of his office, take an oath of office, and shall execute a bond in the penal sum of five thousand dollars with good and sufficient sureties to be approved by said commission, running to said commission and conditioned that he will faithfully and impartially discharge the duties of the office of chief inspector according to law, and the rules and regulations of said grain and warehouse commission, and will pay all damages to any person or persons who may be injured by reason of his neglect or failure to comply with the law or the rules and regulations aforesaid.

It shall be the duty of the Wisconsin grain and ware-126.44 house commission to file with the secretary of state on the first of each month, a correct and true statement of all expenses incurred by said commission during the preceding month, for the salaries allowed the commissioners by law, and all expenses incurred by said commission, or compensation allowed to appointees and employes for such weighing and inspection, the expenses of making and publications of rules for the weighing, inspection and grading of grain, the procurement of all bonds to be given by any and all members of said commission, the chief weighmaster and his assistants, the chief inspector and his deputies, and also for all stationery, postage and other incidental expenses necessarily incurred in carrying out the provisions of sections 126.01 to 126.55, inclusive. Said commission may further, from time to time, expend and appropriate out of moneys in the hands of the state treasurer appropriated to said commission over and above its legal obligations, a sum of money not exceeding \* four thousand dollars annually, for the purpose of promoting in a lawful and legitimate manner, the grain trade or market in Superior or in any other city in which a public warehouse is located. Said report furnished the secretary of state shall contain the names and post-office addresses of all claimants, together with the amount due each; and the secretary of state shall audit said accounts, payable out of the Wisconsin grain and warehouse commission appropriation.

The chief weighmaster appointed under sections 126.47 126.01 to 126.55, inclusive, shall keep a correct record of all grain weighed by him, giving the amount of each weight, the number of the car or cars weighed, if any, and the initial letters of the car, and the place where weighed, with date and contents of the car, and also of all grain weighed in the loading of boats or vessels and the date and amount thereof, with the name of the boat or vessel, and shall upon the payment of the weighing charges fixed as provided in sections 126.01 to 126.55, inclusive, give under his hand and the seal of the state of Wisconsin a certificate of the weight of the grain, with the date, amount and kind of grain and where weighed, with the name or initial of the car or boat from or into which the same was weighed, and such certificate shall be admissible in evidence in all actions at law or equity as prima facie evidence of the facts therein contained.

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126.55 The three members of the grain and warehouse commission, provided for in sections 126.01 to 126.55, inclusive, shall each give his entire time to the performance of the duties of his position, and shall not engage in any other active business; they shall each receive a salary of  $\bullet \bullet \bullet three$  hundred dollars per month, out of the funds or fees collected under the provisions of sections 126.01 to 126.55, inclusive.

20.52 All moneys collected or received by each and every person for or in behalf of the grain and warehouse commission shall be paid within one week of receipt into the general fund, and are appropriated therefrom to said commission for the execution of its functions; but any balance in excess of \* \* \* sixty thousand dollars standing to the credit of said commission on July first of any year shall revert to the general fund. Of this there is allotted to each member of said commission an annual salary of \* \* \* three thousand six hundred dollars.

SECTION 3. Five new sections are added to the statutes to be numbered and to read: 126.05 (1) The grain and warehouse commission shall weigh all grain which is milled or received for milling, bought or sold in the city of Superior, and all grain received for storage, stored or shipped, either by boat or railway from any and all public warehouses, as defined by or declared to be such warehouses under the provisions of section 126.06 of the statutes.

(2) Said commission shall inspect and grade all grain grown in this state, and any other grain, upon request, which is milled or received for milling, bought or sold in the city of Superior, and shall inspect and grade all grain received for storage, stored or shipped, either by boat or railway, from any and all warehouses, as defined and declared to be such warehouses under the provisions of section 126.06 of the statutes. Provided, however, that whenever the secretary of agriculture of the United States has established grades or any standards of quality and condition of any grain, seed or other agricultural product under the United States grain standards act, such grades, standards of quality and conditions shall become the grades, standards and quality and conditions of this state.

(3) Said commission is authorized to make analyses, upon request, of any grain or cereal products which may be offered for their inspection. For the purpose of making such analyses, in-

232

## LAWS OF WISCONSIN—CH. 160

spection, weighing and grading of grain or cereal products, said commission shall have the power and it shall be their duty to appoint a chief inspector and one or more deputy inspectors, weighmaster and one or more deputy weighmasters, a chief chemist and one or more deputy chemists, and to adopt and publish rules and regulations governing inspection, weighing and grading of grain delivered into or shipped out of any such elevators and warehouses in said city. And there is further granted to said commission full power and authority to make such further regulations as will enable them to fully comply with all the provisions of sections 126.01 to 126.55, inclusive, of the statutes, including the granting of licenses to elevators and warehouses hereinafter provided for, and the establishment and collection of charges and fees for the analyzing, inspection, weighing and grading of grain.

126.265 The chief chemist appointed as hereinbefore provided shall, before entering upon the duties of his office, execute a bond in the penal sum of two thousand dollars, with good and sufficient sureties, approved by the commission and running to said commission, and conditioned that he will faithfully and impartially discharge the duties of the office of chief chemist.

126.48 (1) The chief inspector shall give under his hand and the seal of the state of Wisconsin, a certificate of the grade of the grain so inspected, together with the date and kind of grain, with the name and initial of the car or boat from or into which the same was inspected, and such certificate shall be admissible as evidence in all actions of law or equity as prima facie evidence of the facts therein contained.

(2) The chief chemist is authorized to issue certificates under his hand and the seal of the state of Wisconsin, showing in detail the results of his analyses, and shall keep a correct record in detail of all samples of grain and cereal products and the analyses thereof, and such certificate shall be admissible as evidence in all actions of law or equity as prima facie evidence of the facts therein contained.

126.535 Any person who, or corporation which, shall in any manner alter, change or modify any certificate issued under authority of the grain and warehouse commission shall be deemed guilty of a misdemeanor and shall be punished by a fine of not less than one hundred dollars nor more than five hundred dol-

 $233^{\circ}$ 

lars, and shall be liable to the grain and warehouse commission in damages three times the amount incurred by reason of such alterations, changes or modifications.

126.705 Whenever it shall be found necessary to destroy useless documents in order to secure vault space for other and more permanent records, the commission may destroy or dispose of any cards or yard books and any other temporary records which are over ten years old.

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

Approved May 20, 1925.

No. 216, S.]

[Published May 22, 1925.

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## CHAPTER 161.

AN ACT to amend paragraph (d) of subsection (4) of section 62.13 of the statutes, relating to police and fire departments.

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

SECTION 1. Paragraph (d) of subsection (4) of section 62.13 of the statutes is amended to read: (62.13) (4) (d) The couneil of any city of the second, \* \* third or fourth class may provide that one or more members of the police force shall be women. The fire and police commission shall select each such police woman from a list of three names submitted by the judge having juvenile jurisdiction in such city.

SECTION 2. This act shall take effect upon passage and publication.

Became law without approval of Governor.

234