

2. d. This section shall not prevent the payment of the whole or any part of any commission to a domestic corporation, except that no commission shall be so paid where any officer, employe or stockholder of such corporation shall be interested in the property or risk, the insurance on which produces such commission, otherwise than as an agent authorized under section 1976.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved June 8, 1911.

No. 373, A.]

[Published June 10, 1911

CHAPTER 312.

AN ACT to amend section 925—216 of the statutes, relating to assessments for sewer work.

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

SECTION 1. Section 925—216 of the statutes is amended to read: Section 925—216. 1. Before any contract for work under this subchapter, to be paid for in whole or in part by such assessment shall have been entered into, the board of public works, or, if there be no such board, the officer or officers designated to discharge its duties, shall make an assessment against all lots, parts of lots and parcels of land fronting or abutting on the work so contracted to be done on each side of the same for its whole length, and which have not been before so assessed for sewerage purposes, at an even rate not exceeding two dollars nor less than twenty-five cents per linear foot on each side of the street of the whole frontage of each lot, part of lot or lots or parcel of land fronting or abutting on each side of said sewer, except corner lots which shall be assessed therefor as follows:

2. Corner lots not subdivided in ownership, and subdivisions of such lots, constituting the actual corner of corner lots, subdivided in ownership, shall be entitled to a deduction in making such assessments of one-third from the aggregate of the T street or alley lines of such corner lot or corner subdivision thereof, on all the streets * * * or alleys abutting thereon; such deduction to be made in the assessment of the longest street or alley line of such corner lots or corner subdivisions thereof, or in case of equal street or alley lines thereof in the assessment for the second sewer to which they are liable.

3. Whenever any lot is subdivided which as originally platted

fronts or abuts in any sewer and the subdivisions thereof are owned by different persons, no subdivisions of such lots not fronting or abutting on such sewer and not owned by the same person who owns the subdivision fronting or abutting on such sewer shall be assessed for the cost of such sewer.

4. *In any city of the second class whenever any sewer is to be constructed in any alley, where the property on one side is platted with the ends of the lots abutting upon the sewer, and on the other side with the side of the lots abutting upon the sewer, there shall be assessed upon the lots so platted abutting lengthwise upon the sewer, such an amount as the assessing board shall determine the property justly benefited under the circumstances in each case.*

5. Before any such assessment shall be made, notice of at least seven days shall be given by said board by publication, in the official paper to the effect that such board will meet at a certain time and place for the purpose of making such assessment, and that all persons interested may appear and be heard upon the matter of the assessment, and the apportionment of the expense herein provided for among the lots in the sewerage district.

6. At least one day prior to such hearing the board shall make and file in its office a plat, report or table intelligibly exhibiting the sums to be assessed on all the lots in the district which plat report or table shall be open to public inspection.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved June 8, 1911.

No. 534, A.]

[Published June 10, 1911.

CHAPTER 313.

AN ACT to repeal section 4398f of the statutes, and to create section 4398f of the statutes, relating to the manufacture and use of firecrackers and fireworks.

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

SECTION 1. Section 4398f of the statutes is repealed.

SECTION 2. There is created a new section to be designated and read: Section 4398f. 1. No person shall sell or keep for sale or manufacture, or bring into this state for use therein, any skyrockets, fireworks or firecrackers, containing picric acid, picrates, chlorate of potash compound, dynamite, mixture of dynamite or other high explosive mixtures, pellets or tablets