

shall be annually levied by the County Commissioners of said county, and paid to him in quarterly instalments from the first Monday of January, 1904; said salary to be in full compensation for all services of the State's Attorney required by law to be paid by the County Commissioners of said county.

Nothing in this section shall prevent the State's Attorney from receiving such other fees or compensation for his services as are now or may hereafter be provided by law that do not have to be paid by the County Commissioners of said county.†

STONE MILLS.

1894, ch. 202, sec. 1.

347. Every person or corporation owning or controlling any mill for grinding flint or any other kind of stone by the cylinder or dry process, in Carroll County, shall be required to furnish and equip said mill with the most improved fans, ventilators and other appliances for the removal from said mill, of the dust made therein by conducting said business, and to provide for the use of each person employed in said mill, the most improved apparatus for the protection of said person so employed, from inhaling said dust, and to keep in repair and renew said apparatus from time to time as may be necessary, free of cost to said person so employed; and any such person or corporation failing to comply with the requirements of this Act shall be guilty of a misdemeanor, and upon indictment and conviction shall be subject to a fine of not less than five hundred dollars for each and every offense.

1894, ch. 202, sec. 2.

348. Every person employed in any such mill for grinding flint or other stone, as specified in the preceding section, shall use and wear the apparatus provided for his protection as above specified, during the entire time he is at work in any part of said mill where there is any dust, and any such person so employed, who shall fail to comply with this requirement, shall be guilty of a misdemeanor, and upon indictment and conviction, shall be subject to a fine of not less than five dollars for each and every offense.

1894, ch. 202, sec. 3.

349. It shall be the duty of the constable of said county, at least twice in every year, to inspect all such mills which may be located within the districts for which the said constables are appointed, respectively, and to report to the next grand jury for said county any violations of any of the requirements of this Act which they may discover or which may come to their knowledge.

†Sec. 3, ch. 171, 1904, repealed all laws inconsistent therewith.