

“legislative agents.” In that of legislative counsel shall be entered the names of counsel employed to appear at any hearing before the general assembly, or either branch thereof, or any committee thereof, for the purpose of making an argument or examining witnesses, and also the names of any regular counsel of corporations or associations who act or advise in relation to legislation, and in the docket of legislative agents shall be entered the names of all agents employed in connection with any legislation, and of all persons employed for other purposes who render any service as such agents. In such dockets there shall be entered the name and business address of the employer, the name, residence and occupation of the person employed, the date of the employment or agreement therefor, the length of time that the employment is to continue, if such time can be determined, and the special subject or subjects of legislation to which the employment relates.

An. Code, 1924, sec. 6. 1912, sec. 6. 1904, sec. 6. 1900, ch. 328, sec. 6.

6. Any person employing any legislative counsel or agents shall, from time to time, as fast as subjects of legislation are introduced or arise which such counsel or agent is to promote or oppose, make or cause to be made additional entries under his or its name in the appropriate docket aforesaid, stating such special employment, and specifically referring to the petitions, orders, bills or other subjects of legislation to which the same relates, and such entries shall also be made opposite to the name of such counsel or agents in such manner that the entries opposite the name of any employer shall show all the subjects of legislation in relation to which any counsel or agent is employed by him, and so that the entries opposite the name of every person employed shall show all the subjects of legislation with reference to which such person is employed. No person shall be allowed to appear as counsel before either branch of the general assembly, or any committee thereof, in respect to any legislation, unless his name duly appears upon the docket of legislative counsel as employed in respect to such matters as above provided. No person shall, directly or indirectly, employ another as legislative agent in respect to any legislation, unless the name of the person so employed is duly entered upon the proper legislative docket as provided by this sub-title, and no person shall act in any manner as legislative counsel or agent in any respect to any legislation, unless his name duly appears upon the proper legislative docket, as provided by this sub-title, as employed in connection with such legislation. No person shall be employed as a legislative counsel or agent for a compensation dependent, in any manner, upon the passage or defeat of any proposed legislation, or upon any other contingency connected with the action of the general assembly, or of either branch thereof, or of any committee thereof. No person whose name is entered upon the docket of legislative counsel shall render any service as such counsel otherwise than by appearing before the general assembly, or either branch thereof, or some committee thereof, and by doing work properly incident thereto, or by giving legal advice in the case of regular legal counsel of corporations or associations, unless his name is also entered on the docket of legislative agents.

An. Code, 1924, sec. 7. 1912, sec. 7. 1904, sec. 7. 1900, ch. 328, sec. 7.

7. The general assembly may provide by rules or otherwise for further regulating the employment of legislative counsel and agents, for the man-