

furnished the said clerk in regard thereto by the depositor; for every such record and receipt the clerk shall be entitled to a fee of fifty cents, to be paid by the person depositing the sample; the fee to the said clerk shall be one dollar, to be paid by the person requesting the said sample to be drawn; the sample so numbered and described shall be for analysis to compare with the sample deposited with said clerk, as provided in section two of this act, and with the certificate found on the packages from which the sample was drawn.

Fee of clerk.

SEC. 9. All suits for the recovery of fines under the provisions of this act shall be brought by the clerk to the county commissioners in the name of the State of Maryland.

Suits—how brought.

SEC. 10. In every suit for the recovery of fines or of damages under the provisions of this act, the clerk to the county commissioners shall forward to the chemist, selected under the provisions of section four for analysis, the numbered sample of commercial fertilizer or bone dust deposited with the said clerk by the party bringing suit, and the sworn report of the analysis of such commercial fertilizer or bone dust by the chemist aforesaid shall be received as evidence in the case.

What constitutes evidence

SEC. 11. *Be it enacted*, That all acts or parts of acts inconsistent with this act be and the same are hereby repealed.

Inconsistent acts repealed.

SEC. 12. *Be it enacted*, That this act shall take effect from the date of its passage as to the appointment of officers to carry out the provisions thereof, but as to all other provisions, not to take effect until the first day of August, eighteen hundred and eighty-two.

How effective.

Approved May 3, 1882.