

than the sample, and whether the purchaser or seller shall be released from the contract, and his decision shall be final; and if either buyer or seller shall refuse to comply with the terms of sale after such decision shall have been made against him, the party aggrieved may recover in a suit at law, double the damages he may prove he has sustained by the said refusal; or in the event of a purchaser refusing or neglecting to comply with the terms of sale, after a decision of the Inspector General as aforesaid, the owner or his agent, may either retain the grain, and sue for damages, or may re-sell the same, and then sue for the difference in price between the first and last sale, also for the delay and detention, and recover in either case double the amount of damage that shall be proven to have been sustained.

Inspectors to procure suitable weights and scales.

SEC. 5. *And be it enacted*, That the said Inspectors shall also carefully weigh and determine the weight of all wheat that shall be inspected by them or carried to the said city for sale, and for that purpose shall procure at reasonable and proper cost, suitable weights and scales, to effect the purposes herein contemplated; the same to be paid for as hereinafter provided.

Grain after being sold not to be inspected.

SEC. 6. *And be it enacted*, That no Inspector or weigher appointed under the provisions of this act, shall weigh or inspect any grain after it has once been sold and delivered on its arrival in said city, nor shall he, during his continuance in said office, buy or sell, either directly or indirectly, or receive any grain, by way or barter, loan or exchange, or in any way intermeddle with or busy himself in procuring to be sold or consigned to any merchant, or in loading any ship or vessel with grain, except the proper grain that may have been grown by the said Inspector, under the penalty of two dollars for every bushel so bought or sold, and upon conviction for the offence, he shall be dismissed from his office.

Penalty for receiving reward not authorised.

SEC. 7. *And be it enacted*, That if any Inspector appointed under the provision of this act, shall accept or receive directly or indirectly, any gratuity or reward, for anything done by him in pursuance of this act, other than what is hereinafter allowed as his compensation, every such

Inspe
the su
be inc
of an

SEC.
chaser
ceive
bulk
which
hours
no con
agent
less cl
does c
purcha
and ch
his de
to be
tor Ge

SEC.
or age
or dea
change
been d
der th
purpos
shall
Peace,
city of
lars no
case h
of app
of the
cient h
said Ju
fect, to
the city

SEC.
under
ceeds t
five hu
subscri
oaths r
the Sta
of grain
solemn
that I