

SECTION 12. The justice of said district court may retain, for his own use, from the fees received in said court, all sums paid by him for the services of any special justice: *provided*, the sum so retained shall not, in any one year, exceed eight per centum of the annual salary of such justice; but no justice of said court shall receive any compensation besides his regular salary or allowances for making or issuing complaints, warrants, subpoenas or other process which he is by law authorized to issue, or for any service performed by him in the discharge of his official duties in said court.

Fees may be retained by justices for payment for services of special justices.
Proviso.

SECTION 13. This act shall take effect, so far as relates to the appointment, commissioning and qualifying the justices of said district court, upon its passage, and it shall take full effect upon the first day of July next.

When to take effect.

Approved April 27, 1872.

AN ACT CONCERNING ELECTIONS IN CITIES.

Chap. 270

Be it enacted, &c., as follows:

In all elections in cities in which a check-list is required by law to be used, the warden or other presiding officer of each ward, shall cause the check-list so used to be enclosed and sealed in an envelope in the same manner as the ballots cast at said election are now required by law to be secured; and the warden, clerk and a majority of the inspectors in each ward shall certify on such envelope to the identity of the check-list so enclosed: *provided*, that nothing in this act shall be construed to prevent the clerk of any city from furnishing a copy of a check-list after it has been used in any ward, upon the application of not less than ten legal voters resident therein; and immediately upon such copy being furnished, the check-list shall be again sealed up.

Check-lists used in elections in cities to be enclosed, sealed up, etc., as ballots are required to be secured.

Proviso.

Approved April 27, 1872.

AN ACT IN FURTHER ADDITION TO AN ACT CONCERNING THE MANUFACTURE AND SALE OF INTOXICATING LIQUORS.

Chap. 271

Be it enacted, &c., as follows:

SECTION 1. Any dispensing druggist or apothecary who is authorized to sell spiritous or intoxicating liquors under the provisions of chapter three hundred and eighty-nine of the acts of the year eighteen hundred and seventy, shall keep a record of all his sales, with the name of the purchaser, which record shall be open to the inspection of the board from which he has received his certificate.

Apothecary authorized to sell liquors to keep record of sales.

SECTION 2. Any dispensing druggist or apothecary failing to comply with the provisions of this act shall forfeit his certificate, and it shall be the duty of the board granting the same to revoke it.

To forfeit certificate if he fails to comply.

Approved April 27, 1872.