

and in all contracts hereafter made, a bushel of either of said articles shall be determined by the said weights, respectively, unless the parties to any such contract shall otherwise expressly stipulate.

1872, ch. 244.

461. The amount to be so paid under the warrant of the comptroller of the treasury to the weigher-general and weighers, and for any other expenses which may accrue under this sub-title of this article, shall not exceed the amount to the credit of the weighing fund, as provided by law; and if there shall not be in the treasury to the credit of said grain weighing fund a sufficient sum, after paying the expenses incurred under this sub-title of this article, to pay in full the said salaries of the said weigher-general and weighers, then ratable deduction shall be made between the said weigher-general and said weighers.

Ibid.

462. If either the weigher-general, or any assistant weigher, shall fail or refuse to make the report and pay over the money required of them by this sub-title of this article, or shall make a false report, on complaint of the comptroller to the governor, (and it is made his duty to complain whenever either of said officers shall fail to do their duty,) the governor shall forthwith suspend him from office, and he shall remain suspended until he complies with the provisions of this sub-title of this article; and if the weigher-general shall fail to comply for two weeks after the time provided by this sub-title of this article, he shall be dismissed from office.

Ibid.

463. If the weigher-general, or any assistant weigher, shall make a false return, either in amount of weights or money received and paid over, he shall be liable on his bond, and be ever afterwards incapable of holding any office under the grain laws of this State

Ibid.

464. Whenever the weigher-general shall fail to make the return to the State treasurer as hereinbefore required, the comptroller shall send a copy of his bond to the State's attorney for