Milk dealers must obtain a permit. Sec. 7. Every milk dealer who runs a milk wagon, milk depot or sells milk from a store, in the cities that have over ten thousand inhabitants, in the state of Iowa, shall obtain a permit from the state dairy commissioner's office for which he shall pay the sum of one dollar (\$1.00) annually. The commissioner shall keep a book in which shall be registered the name, location and number of each dealer in milk, and a record of each analysis. Whoever violates the provisions of this section upon conviction thereof, shall be fined not less than ten dollars (\$10.00) nor more than twenty-five dollars (\$25.00).

Penalty for violation.

Register kept.

Power to take and inspect.

SEC. 8. The dairy commissioner or his agents shall have power and authority to open any can or vessel containing milk which is offered for sale, and may inspect the contents thereof and may take therefrom samples of milk for analysis.

Appropriation for carrying out the provisions of this act. SEC. 9. That there is hereby appropriated out of any money in the State treasury not otherwise appropriated the sum of twenty-five hundred dollars or so much as may be necessary for the purpose of carrying out the provisions of this act.

Approved April 8, 1892.

## CHAPTER 51.

## INDUSTRIAL HOME FOR THE BLIND.

H. F. 210.

AN ACT relating to the Industrial Home for the Blind at Knoxville; to the Board of Commissioners thereof, and providing trustees therefor.

Be it enacted by the General Assembly of the State of Iowa:

Home named.

SECTION 1. That the home for the blind located at Knoxville, in Marion county, shall be known as "The Industrial Home for the Blind."

Objects of the

SEC. 2. That the objects of said home are, first, to instruct the adult blind of the state, who may be admitted thereto, in some suitable trade or avocation, in order to enable them to earn their own support or contribute thereto; and, second to furnish a working home for such of the adult blind of the state as have learned a trade or avocation, and may desire to remain or be employed in the said home.

Additional objects.

Persons eligi-

SEC. 3. Every adult blind person who has a legal settlement in the state of Iowa, and who is physically and mentally able to perform such manual labor as may be required in the trades or avocations carried on at said home, shall be eligible to become an inmate thereof, under such reasonable rules and restrictions as may be adopted by the commissioners or trustees in charge of said home.

Rules governing.

The said home shall be under the management Management and control of six trustees, one of whom shall be a woman, and one of whom shall be a resident of Marion county; and not more than three of the male members of said board shall be members of the same political party. A majority of said Majority. board shall constitute a quorum for the transaction of business.

No member of the general assembly shall be eligible to

membership on said board.

Said trustees shall be elected by the Twenty-fourth Spec. 5. General Assembly, two for two years, two for four years, and two for six years; their successors to be elected for six years each by succeeding general assemblies, and the terms of Term of office. office of the trustees elected by the Twenty-fourth General Assembly shall commence on the first Monday of May 1892.

SEC. 6. The said board of trustees shall have the general supervision and control of said home, and the management of its affairs, and when appointed and qualified by making and subscribing to an oath of office which shall be filed in the Oath of trusoffice of the auditor of state, the said trustees shall have

First. To organize by electing a president, secretary and organization treasurer from their own number, and to formulate and adopt of board. by-laws not inconsistent with the laws of Iowa for their own government.

Second. To elect a superintendent and matron for the said Election of home, and to prescribe duties and fix salaries for such super- superintendent and matron.

intendent and matron.

Third. To appoint, from their own number, an auditing Appointment board of not less than three, a majority of which shall constitute board. tute a quorum, but their action in auditing bills shall be subject to review by the full board when in session.

To fix the rate of compensation to be paid the em- Compensation ployes and inmates of said home for labor peformed, and determine the amount which shall be charged the inmates and employes for their board and maintainance [maintenance].

Fifth. To manage and control the said home and all its property under control of the property both real and personal, to direct and order the purtrustees. chase of supplies for said home and the material for use in the manufactures therein carried on, and to provide for the proper marketing of the manufactured products of said home.

Sixth. To make reasonable rules and regulations for the Rules and regulations to be government of said home, and prescribe the terms and conditions for the admission of blind persons thereto and discharge of trustees.

therefrom.

Seventh. To direct the expenditure of all appropriations Trustees to direct expenditure of appropriation which may from time to time be made by the general assemblies for the use of said home, as well as the proceeds of the priation. sale of articles manufactured therein.

Members of G. A. not eligible.

Election of

Powers of

of employes.

Compensation of trustees.

Said trustees shall receive for their services four dollars per day, and such mileage or expenses as may now or hereafter be allowed by law for trustees of other state institutions.

Treasurer's bond.

The treasurer of said board shall give bond in such sum as the board may require, conditioned for the faithful accounting for all moneys that may come into his hands.

Record of proceedings kept.

SEC. 9. The said board of trustees shall keep a full and complete record of their proceedings, including all receipts and expenditures, and shall file in the office of the governor, their biennial report not later than the first day of September preceeding the regular meeting of each general assembly.

Biennial report

This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa State Register and the Des Moines Leader, newspapers published in the city of Des Moines, Iowa. Approved March 23, 1892.

Publication clause.

> I hereby certify the foregoing act was published in the Iowa State Register April 5, and the Des Moines Leader, March 27, 1892. W. M. McFARLAND, Secretary of State.

## CHAPTER 52.

## INSPECTION OF COAL OIL.

H. F. 88.

AN ACT to amend chapter one hundred and eighty-five of the acts of the Twentieth General Assembly as amended by chapter one hundred and forty-nine of the acts of the Twenty-first General Assembly, and by chapter eighty-two of the acts of the Twenty-second General Assembly, in relation to the inspection of coal oil.

Be it enacted by the General Assembly of the State of Iowa:

Chapter 185, Twentieth gen-erai assembly amended.

Section 1.

That section 2 of chapter 185, of the acts of the Twentieth General Assembly, as amended by section 1 of chapter 149 of the acts of the Twenty-first General Assembly, be amended as follows, to-wit: By striking out the words, "a suitable number of deputies," in line two of said section 2, and inserting, in lieu thereof, the words: "such number of deputies as shall be approved by the state board of health;" also by striking from line seven of said section 2, the words: "at their own expense," and inserting, in lieu thereof, the words: "at a reasonable expense;" also by adding at the end of section 4 of said chapter 185 of the acts of the Twentieth General Assembly, as amended by section 2 of chapter 149 of the acts of the Twenty-first General Assembly, the words:

Number of deputies to be approved by board of health