CHAPTER 185.
[ S. B. 91. ]

PUBLICATION AND DISTRIBUTION OF WASHINGTON REPORTS.

An Act relating to the publication, sale and distribution of the decisions of the Supreme Court in both the form of advance sheets for temporary use and in permanent form; creating a Commission to supervise such publication and defining the duties and powers of such Commission; and repealing section 1, chapter 167, Laws of 1905, as amended by section 1, chapter 87, Laws of 1917 (section 11064, Remington's Revised Statutes), sections 2, 3 and 4, chapter 167, Laws of 1905 (sections 11065, 11066 and 11067, Remington's Revised Statutes), sections 1, 2 and 3, chapter 117, Laws of 1919 (sections 11068, 11069 and 11070, Remington's Revised Statutes), and section 1, chapter 162, Laws of 1921 (section 11071, Remington's Revised Statutes).

Be it enacted by the Legislature of the State of Washington:

Section 1. There is hereby created a Commission to supervise the publication of the decisions of the Supreme Court of this state in both the form of advance sheets for temporary use and in permanent form, to be known as the Commission on Supreme Court Reports, and to consist of five (5) members, as follows: the Chief Justice of the Supreme Court, who shall be chairman of the Commission, the Reporter of Decisions of the Supreme Court, the State Law Librarian, the Public Printer, and a representative of the Washington State Bar, who shall be appointed by the president thereof. Members of the Commission shall serve as such without additional or any compensation.

Section 2. The Commission is authorized and directed, from time to time: to determine all matters whatsoever, pertaining to the publication (which is defined as including printing, binding, sale and distribution) of such decisions, in both such
temporary and permanent forms, including the making of all specifications for material, workmanship, binding, size, number of pages, contents, and arrangement thereof, frequency of publication, and all other matters, whether similar to the foregoing or not, that relate to such publication: *Provided, That* the specifications shall require that the type to be used shall not be smaller than eleven (11) point on a thirteen (13) point slug; to establish a uniform price at which such decisions, in temporary and permanent form, either separately or together, shall be sold to any purchaser, public or private, including the state, its departments, subdivisions, institutions, and agencies; to establish said price at the amount which is, as nearly as may be, equal to the cost of such publication and the expenses incidental thereto, which price, if it is deemed necessary and proper by the Commission in the light of substantially changed costs and expenses, may be adjusted annually, and in no event oftener than semi-annually; to enter, in the name of the Commission, into any and all contracts with any persons, firms, and corporations, deemed by the Commission necessary and proper to carry into effect the foregoing powers, with authority to include all such terms and conditions as the Commission in its discretion shall deem fit; to modify or terminate, with the consent of the other party thereto, any contract existing at the effective date of this act for the publication of such decisions.

SEC. 3. Section 1, chapter 167, Laws of 1905, as amended by section 1, chapter 87, Laws of 1917 (sections 11064, Remington's Revised Statutes), sections 2, 3 and 4, chapter 167, Laws of 1905 (sections 11065, 11066 and 11067, Remington's Revised Statutes), sections 1, 2, and 3, chapter 117, Laws of 1919 (sections 11068, 11069 and 11070, Remington's Revised Statutes), section 1, chapter 162, Laws of 1921 (section
CHAP. 186.

[11. B. 64.]

COMPENSATION AND MEDICAL AID OF INJURED WORKMEN.


Be it enacted by the Legislature of the State of Washington:

Amendments.

SECTION 1. That section 13, chapter 182, Laws of 1921, as amended by section 14, chapter 136, Laws of 1923 (sec. 7775, Rem. Rev. Stat.) be amended to read as follows:

Section 13. Any employer who in any establishment carried on by him has refused or failed to comply with any of the existing educational, safe place or safety devise [device] standards applicable to any such establishment for a period of thirty days after having had written notice from the division of safety shall be penalized in a sum not to exceed one thousand dollars ($1,000), to be collected on the regular payroll account of the firm or person as reported and paid to the Industrial Insurance Accident Fund. Any employer so penalized shall have the right of appeal to the joint board of the Department of Labor and Industries, and from the joint board to the Superior Court of the county of such employer's residence, or principal place of business.