porations engaged in or who shall sell fresh meats in the city of Raleigh or within its jurisdiction.

Sec. 7. On and after the 1st day of September, 1912, no person, firm, or corporation shall operate any slaughterhouse or pen for the dressing of meats for use in the city of Raleigh, unless the same shall be licensed by the board of health of the city of Raleigh. Application for license must be made in writing to the board of health, showing the name of the applicant, occupation, residence, location of the place of business, and his experience in operating such an establishment.

Sec. 8. No person, firm, or corporation shall sell, or offer for sale, any fresh meats in the city of Raleigh unless the same has been slaughtered and inspected as provided in this ordinance, nor keep or expose or offer for sale for food, nor keep the same for purposes of food within the city of Raleigh, any emaciated, tainted, putrid, decayed, or unwholesome or diseased meats. In case of keeping, exposing, or offering such for sale, the food inspector or his assistant shall have the power and authority to seize, condemn, and confiscate the same.

Sec. 9. The board of health shall prescribe and furnish forms for reports, tags, etc., necessary for use by the food inspector or his assistant, and shall receive and check all reports of said food inspector or assistant relative to meats, which said inspector shall file such reports as often as required by the board of health. The said board shall receive all complaints and adjust all differences arising between the inspector or his assistant and those having property inspected, not otherwise hereinafter provided for.

Sec. 10. That no fresh meats or carcasses of animals shall be offered or exposed for sale in the city of Raleigh for use in the city of Raleigh, unless the same shall be inspected by the food inspector or his assistant, and shall show the stamp of approval of the United States Government or the food inspector of the city of Raleigh. For every inspection of the carcass of an animal so made by said inspector or his assistant, the owner thereof, the person, firm, or corporation, selling or offering same for sale, shall pay the said inspector the sum of 25 cents for each inspection of a carcass which weighs 100 pounds or over, and the sum of 10 cents for the inspection of each carcass which weighs less than 100 pounds, which said sum shall be collected at the time of inspection by said inspector or his assistant, and by them shall be paid to the city clerk, who shall keep a record of same.

Sec. 11. That the requirements of these ordinances shall not be applicable to farmers who are not engaged in the fresh-meat business, but they may bring their meats into the city for sale and to the city market during the hours to be designated by the board of health, and there have the same inspected in accordance with the requirements of this ordinance, and for the same fees and for the purpose of such inspection said meats shall have accompanying them, held by their natural attachments, all of the following organs of the animals, to wit, head, liver, heart, spleen, and lungs.

Sec. 12. Any person, firm, or corporation violating any of the provisions of this ordinance, or interfering in any manner with the food inspector or his assistant in the performance of their duty under this ordinance, shall upon conviction be subject to a penalty of $10, and his license may be revoked by the board of health.

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