

STATES ATTORNEYS.

CHAPTER 149.

[S. B. 80.]

FIXING SALARY.

AN ACT Fixing the Salary of States Attorney in the Different Counties and Mode of Determining the Same.

Be it Enacted by the Legislative Assembly of the State of North Dakota:

§ 1. SALARY OF STATES ATTORNEY AND ASSISTANT.] As compensation for his services the states attorney shall be paid, in all counties, an annual salary, based on the assessed valuation, as follows: In counties having a valuation under five hundred thousand dollars, three hundred dollars; over five hundred thousand dollars and under one million dollars, five hundred dollars; over one million dollars and under one million five hundred thousand dollars, six hundred dollars; over one million five hundred thousand dollars and under two million dollars, seven hundred dollars; over two million dollars and under two million five hundred thousand dollars, eight hundred dollars; over two million five hundred thousand dollars and under three million dollars, one thousand dollars; over three million dollars and under six million dollars, twelve hundred dollars; over six million dollars and under seven million dollars, fifteen hundred dollars; over seven million dollars and under eight million dollars, seventeen hundred fifty dollars, and in all counties having a valuation over eight million dollars, two thousand dollars for his personal services, provided that in counties of over nine million dollars assessed valuation an assistant states attorney shall be appointed by the states attorney, who shall receive a salary fixed by the county commissioners in an amount not to exceed one thousand dollars, and in counties of less than nine million dollars valuation the salary of assistant states attorney shall be fixed by the county commissioners.

§ 2. REPEAL.] Section 2058 of the Political Code of 1895 is hereby repealed.

§ 3. EMERGENCY.] There is no just and adequate provision of law for determining the salary of states attorney and no provision for assistant states attorney's salary; therefore an emergency exists and this act shall take effect and be in force from and after its passage and approval.

Approved March 6, 1899.