

CHAPTER 30.

S. F. No. 205.

An act to establish state weighing and inspection of grain at the City of Little Falls in the County of Morrison, and making said City of Little Falls a terminal point, and making all laws of this state that are applicable to the weighing and inspection of grain at the terminal points of St. Paul and Minneapolis, Duluth and St. Cloud applicable to Little Falls.

Grain inspection at Little Falls.

Be it enacted by the Legislature of the state of Minnesota:

SECTION 1. The city of Little Falls, in the county of Morrison, is hereby made and established a terminal point for the weighing and inspection of grain.

A terminal point.

SEC. 2. All laws of this state applying, governing and regulating the weighing and inspection of grain at St. Paul, Minneapolis, Duluth and St. Cloud shall apply, regulate and govern the weighing and inspection of grain at the city of Little Falls.

Laws to govern.

SEC. 3. This act shall be in force from and after its passage.

Approved March 2, 1897.

CHAPTER 31.

H. F. No. 183.

An act to amend section nine (9) of chapter twenty-one (21) of the general statutes of eighteen hundred and seventy-eight (1878), as amended by chapter twenty-two (22) of the general laws of eighteen hundred and eighty-seven (1887) and by chapter one hundred and nine (109) of the general laws of eighteen hundred and ninety-three (1893), relating to weights and measures.

Weights and measures.

Be it enacted by the Legislature of the state of Minnesota:

SECTION 1. That section nine (9) of chapter twenty-one (21) of the general statutes of one thousand eight hundred and seventy-eight (1878), as amended by chapter twenty-two (22) of the general laws of one thousand eight hundred and eighty seven (1887) and by chapter one hundred and nine (109) of the general laws of one thousand eight hundred and ninety-three (1893) be and the same is hereby amended so as to read as follows:

Amendment.

Weights
specified.

Sec. 9. Whenever any of the following articles shall be contracted for or sold or delivered, and no special contract or agreement shall be made to the contrary, the weight avordupois per bushel shall be as follows, to-wit: Apples, green, fifty (50) pounds; apples, dried, twenty-eight (28) pounds; beans, sixty (60) pounds; barley, forty-eight (48) pounds; buckwheat, fifty (50) pounds; beets, fifty (50) pounds; blue grass seed, fourteen (14) pounds; blueberries, forty-two (42) pounds; broom corn seed, fifty-seven (57) pounds; corn, shelled, fifty-six (56) pounds; corn, in ear, seventy (70) pounds; clover seed, sixty (60) pounds; carrots, forty-five (45) pounds; charcoal, twenty (20) pounds; cranberries, thirty-six (36) pounds; currants, forty (40) pounds; gooseberries, forty (40) pounds; hemp seed, fifty (50) pounds; Hungarian grass seed, forty-eight (48) pounds; millet, forty-eight (48) pounds; oats, thirty-two (32) pounds; onions, fifty-two (52) pounds; orchard grass seed, fourteen (14) pounds; peas, sixty (60) pounds; Irish potatoes, sixty (60) pounds; sweet potatoes, fifty-five (55) pounds; parsnips, forty-two (42) pounds; peaches, dried, twenty-eight (28) pounds; plastering hair, washed, four (4) pounds; plastering hair, unwashed, eight (8) pounds; rape seed, fifty (50) pounds; red top seed, fourteen (14) pounds; rutabagas, fifty-two (52) pounds; rye, fifty-six (56) pounds; sorghum seed, fifty-seven (57) pounds; timothy seed, forty-five (45) pounds; wheat, sixty (60) pounds; coal, eighty (80) pounds; *provided*, that if coal be sold by the ton the weight thereof shall be two thousand (2,000) pounds.

Penalty for
violation.

Whenever any wood shall be contracted for or sold or delivered, and no special contract or agreement shall be made to the contrary, the measurement per cord shall be one hundred and twenty-eight (128) cubic feet. And whoever in buying any of said articles shall take any greater number of pounds or cubic feet thereof to the bushel, ton or cord, as the case may be, or in selling any of said articles shall give any less number of pounds or cubic feet thereof to the bushel, ton or cord, as the case may be, than is herein allowed and specified, except when expressly authorized so to do by special contract or agreement to that effect, shall be deemed guilty of a misdemeanor and shall be punished by a fine of not less than ten (10) dollars, nor more than one hundred (100) dollars, or by imprisonment in the county jail for not more than ninety (90) days.

SEC. 2. This act shall take effect and be in force from and after its passage.

Approved March 5, 1897.