warehouse, dock, wharf, mill, coal yard, quarry, brick or lime kiln, or manufactory adjacent thereto as shall be required and on such terms as may be fixed by the commission on application of either party." Sec. 3. This

This act shall take effect and be in force from and

after its passage.

Approved April 19, 1913.

CHAPTER 368-H. F. No. 1108.

An Act to amend Section 337 of the Revised Laws of 1905. as amended by Chapter 475 of the General Laws of Minnesota for the year 1907, relating to inspection of ballots after contest of election has been instituted.

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

Inspection of ballots on contest, whether for office, or proposition submitted to vote.—Section 337 of the Revised Laws of 1905, as amended by Chapter 475 of the General Laws of Minnesota for the year 1907, is hereby amended so as to read as follows:

Section 337. After a contest has been instituted, either party may have the ballots inspected before preparing for trial. The party applying for such inspection shall file with the clerk a verified petition, stating that he cannot properly prepare his case for trial without an inspection of such ballots, and thereupon the judge of said court shall appoint three persons if for a county or municipal office, or other question submitted to popular vote, one selected by each of the parties and a third by those two, by whom such inspection shall be made. If the contest relates to a state office, or to the declared result upon a constitutional amendment or other question submitted to popular vote throughout the state, a judge of said court shall appoint three persons in each county, one selected by each of the parties in each county and a third by those two by whom such inspection shall be made. It shall be conducted in the presence of the legal custodian of the ballots, and the party applying therefor shall file with the clerk a bond in the sum of two hundred and fifty dollars, with two sureties approved by the judge of such court. If the contest relates to a state office or to the declared result upon a constitutional amendment or other question submitted to popular vote throughout the state, the bond shall be for such sum as the court shall designate, conditioned that he will pay the costs and expenses of such inspection in case he fails to maintain his contest. In case either party neglects or refuses to name an inspector, he shall be selected by the judge.

Approved April 19, 1913.