

in such cask, barrel, or other package or receptacle properly examined and tested and stamped or marked under the provisions of this act, or who shall offer for sale or sell gasoline, kerosene or furnace oil representing the same to be different in quality or kind than said products actually are as shown by the inspector's certificate of inspection, shall be guilty of a misdemeanor, and any distributor or vendor who shall sell or in any way dispose of any empty cask, barrel or other package or receptacle bearing the inspector's seal, brand or stamp without first thoroughly cancelling, defacing or removing such seal, brand, stamp, mark or other combination thereof, shall be guilty of a misdemeanor.

Charging a higher price for gasoline drawn from one pump than from another at the same place, shall be prima facie evidence that the higher priced product is sold as a better quality gasoline for the purpose for which it is to be used.

(a) Any gasoline that shows, or for which is claimed high test and/or anti-knock characteristics equal to Octane Number 65 or better of the knock rating system adopted by the United States Bureau of Standards, shall be colored by the use of any harmless dye. Any gasoline not showing high test and/or anti-knock standard as specified herein must be sold without the addition of any foreign coloring matter, and no claims of high test and/or anti-knock characteristics may be made for such.

(b) The method used to determine whether a gasoline meets this requirement shall be the one adopted by the U. S. Bureau of Standards or recognized by said Bureau as being the most satisfactory."

Approved April 21, 1933.

CHAPTER 366—S. F. No. 976

An act requiring in all cases the giving of a notice of expiration of the time within which redemption from delinquent tax sales can be made.

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

Section 1. **Redemptions from tax sales.**—Right of redemption from any sale for delinquent taxes shall continue for a period of twelve months after proof of service, in the manner required by law, of a notice of expiration of the time within which redemption

can be made, has been filed in the office of the county auditor of the county in which such sale is made.

Sec. 2. All acts and parts of acts inconsistent with this act are hereby repealed.

Sec. 3. This Act shall take effect and be in force from and after its passage.

Approved April 21, 1933.

CHAPTER 367—S. F. No. 991

An act fixing maximum annual expenditures for Mothers' allowances in counties of this State now or hereafter having property of the assessed valuation of not less than \$325,000,000.00, exclusive of money and credits and having a bonded indebtedness not exceeding \$5,000,000.00, inclusive of bonds issued to defray the cost of permanently improving state trunk highways, which bonds the State of Minnesota has heretofore agreed to pay.

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

Section 1. **Maximum for mothers pensions.**—In all counties of this state nor or hereafter having property of the assessed valuation of not less than \$325,000,000.00, exclusive of money and credits and having a bonded indebtedness not exceeding \$5,000,000.00, inclusive of bonds issued to defray the cost of permanently improving state trunk highways, which bonds the State of Minnesota has heretofore agreed to pay, the maximum amount which may be expended in any one year for mothers' allowances under the provisions of Sections 867 to 869, inclusive, Mason's Minnesota Statutes of 1927, shall not exceed such a sum as may be produced by a tax levy of nine-tenths of a mill on each dollar of the taxable value of the property of such counties.

Sec. 2. All acts or parts of acts inconsistent with the provisions of this Act are hereby repealed.

Approved April 21, 1933.