

terials shall govern all such tests; the viscosity to be taken by the Saybolt Viscosimeter at two different temperatures, to-wit: 100 degrees and 212 degrees Fahrenheit.

A fee of two dollars shall be paid to the deputy oil inspector by the person and at the time the sample to be tested is furnished. Deputy oil inspectors shall promptly transmit to the chief oil inspector, with a statement of the names and addresses of the persons paying, all moneys so received. On the first day of each month the chief oil inspector shall deposit with the state treasurer all such moneys theretofore received by him.

Approved April 19, 1923.

CHAPTER 368—S. F. No. 577.

An act to legalize and validate certain certificates of sale made under Judgments and Decrees of the District Court, and the records thereof.

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

Section 1. **Certain certificates of sale legalized.**—In all sales of real property under judgments and decrees of the district court wherein the sheriffs' certificates of sale were filed for record and recorded in the office of the proper registers of deeds prior to October 1, 1921, and within thirty days, but not within twenty days after the dates of the respective orders confirming such sales, such certificates of sale and the records thereof are hereby legalized and validated to the same extent and with the same effect as though such certificates had been so filed for record and recorded within twenty days after the dates of such respective orders of confirmation. Provided, that the provisions of this act shall not apply to or affect any action or proceeding now pending involving the validity of such certificates or the records thereof.

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

Approved April 19, 1923.

CHAPTER 369—S. F. No. 587.

An act authorizing any parish of the Protestant Episcopal Church incorporated under any law of this state to amend its articles of incorporation as to the time of holding its annual parish meeting.

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

Section 1. **Incorporated parish of Protestant Episcopal**

Church may amend articles.—Any parish of the Protestant Episcopal Church incorporated under the laws of the State or Territory of Minnesota, may amend its articles of incorporation and thereby change and fix the time of holding its annual parish meeting by adopting at its annual parish meeting by majority vote of those present a resolution fixing or changing the date of holding its annual parish meeting and by causing such resolution to be embraced in a certificate duly executed by its rector or other presiding officer and by its clerk and filed for record with the register of deeds of the county of its location.

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

Approved April 19, 1923.

CHAPTER 370—S. F. No. 621.

An act providing for fees to be charged in proceedings in the municipal court of the city of Minneapolis.

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

Section 1. **Municipal courts in city of Minneapolis—Filing fee.**—At the time of filing the first paper in any civil action or proceeding in the Municipal Court of the City of Minneapolis, and as a prerequisite to any appearance therein, there shall be paid to the Clerk of said Court, a fee of one dollar.

Sec. 2. **Same—Jury fee.**—Whenever a jury is demanded, the party demanding the same shall pay such jury fee as is provided by law. If no jury is had the jury fee shall be refunded except in unlawful detainer cases.

Sec. 3. **Same—Judgment fee.**—Upon entry of judgment by default or on stipulation of the parties, no additional fee shall be charged. In all other cases an additional fee of one dollar shall be paid when judgment is entered.

Sec. 4. **Same—Fees in forcible entry and lawful detainer.**—In any action of forcible entry and unlawful detainer there shall be paid the sum of two dollars which shall include the service of summons. Three dollars additional shall be paid for the execution of a writ of restitution.

Sec. 5. **Fees in replevin actions.**—In actions of replevin or actions in which an attachment issues, there shall be paid in addition to the fee provided for in Section 1, a fee of two dollars which shall include the officer's services.

Sec. 6. **Same—Fees in other actions.**—In all other actions where officers serve papers, one dollar for one service and fifty cents for each additional service shall be paid.