## CHAPTER 71.

AN ACT TO AMEND CHAPTER NINETY (90) OF THE GEN-ERAL LAWS OF THE YEAR ONE THOUSAND EIGHT HUN-. DRED AND SEVENTY-SIX (1876).

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

Section 1. That chapter ninety (90) of the General Laws Chapter 90 of one thousand eight hundred and seventy-six (1876), enti- amended. tled "An act to provide for the inspection of illuminating oils manufactured from petroleum or coal oils," be amended as follows:

That wherever the words "one hundred and thirty" (130) Explosive test to 110 occur in the chapter, the same shall be stricken out, and the degrees. words one hundred and ten (110) inserted in place thereof.

SEC. 2. Amended further by adding the following: It Actual test to shall be the duty of the State inspector to mark in plain fig- be marked in ures on each package the actual test of oil contained in each barrel, cask, or package inspected by him or his deputies, indicating at what temperature of Fahrenlieit's thermometer the same would emit an explosive gas or vapor.

SEC. 3. This act shall take effect and be in force from and When not to after its passage.

Approved March 1, 1877.

## CHAPTER 72.

AN ACT TO AMEND CHAPTER NINETY (90) OF THE GENER-AL LAWS OF ONE THOUSAND EIGHT HUNDRED AND SEV: ENTY-SIX (1876), ENTITLED, "AN ACT TO PROVIDE FOR THE INSPECTION OF ILLUMINATING OILS MANUFAC-TURED FROM PETROLEUM OR COAL OILS."

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

Section 1. That section eight (8) of chapter ninety (90) Chapter 90, Law of 1876, amended.

of the General Laws of one thousand eight hundred and sevty-six (1876), be amended so as to read as follows:

Relating to inspected oils at railroad or river stations.

Sec. 8. All oils in quantities less than ten (10) barrels, shall be inspected at a railroad or river station, unless the party requesting such inspection shall pay the inspector in advance, ten (10) cents per mile for each mile necessarily traveled in making such inspection, to be computed from the place of residence of said inspector, in addition to the compensation heretofore provided by law. Said inspector,

Summary inspection au-

and each of his deputies, is also authorized and empowered to enter, during business hours, into any store, shop, yard, or warehouse, in which he believes such oils, uninspected or unsafe for illuminating purposes are found, and inspect and test such oils, marking the package inspected as hereinbefore Penalty for re- provided. Any person or persons who shall sell or refill an filling branded empty cask or barrel having the inspector's brand, "ap-Penalty for re- provided. proved," thereon, without first erasing the brand, shall be guilty of a misdemeanor, and shall be subject to the penalty

This act shall take effect and be in force from and

provided in the last part of section four (4) of this act.

parrels.

When act to

after its passage. Approved February 24, 1877.

1877 77 C 73 401

## CHAPTER 73.

AN ACT TO AMEND SECTION FOUR (4) OF CHAPTER TWENTY. , FOUR (24) OF GENERAL LAWS OF ONE THOUSAND EIGHT HUNDRED AND SEVENTY-SIX (1876), ENTITLED "AN ACT TO COMPEL ALL RAILROAD COMPANIES WITHIN THIS STATE TO BUILD PROPER CATTLE GUARDS AND FENCES."

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

Chapter 24, Laws of 1876, amended.

That section four (4) of chapter twenty-four Section 1. (24) of the General Laws of the State for the year one thousand eight hundred and seventy-six (1876), be and the same is hereby amended so as to read as follows:

Any company or corporation operating a line of