CHAPTER 175.

AN ACT RELATING TO THE SERVICE FEES FOR DOMESTIC ANIMALS.

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

SECTION 1. That neglect or refusal on the part of the owner of any mare, cow, ewe, or sow, to pay the service the offspring of fees of any stallion, jack, bull, ram, or boar, kept for public service, until the birth of the offspring, shall in such case constitute a lien upon the offspring resulting from said service.

The owner or owners of every stallion, jack, SEC. 2. bull, ram, or boar, kept for public service, shall keep a full and accurate description of every female bred, such description to state color, supposed age, name and any other description that may be necessary for identification, and upon settlement of service fees, shall file with the description before mentioned, a full release of said offspring, with the clerk of the township where said female is owned.

SEC. 3. This act shall take effect and be in force from when act to and after its passage.

Approved March 7, 1885.

CHAPTER 176.

AN ACT PROVIDING FOR THE DEFENSE BY THE STATE OF SUITS BROUGHT BY A RAILROAD COMPANY AGAINST PER-SONS CLAIMING LANDS EMBRACED IN THE RELINQUISH-MENT MADE IN PURSUANCE OF SECTION TEN (10) CHAP-TER TWO HUNDRED AND ONE (201), SPECIAL LAWS OF ONE THOUSAND EIGHT HUNDRED AND SEVENTY-SEVEN (1877).

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

SECTION 1. When any railroad company shall, solely for the purpose of testing or trying the title to any land covered, referred to or embraced in the relinquishment governor-duty made by the governor of this state in pursuance of section of attorney gen-30

Testing title to land embraced in the relinquishment made by the

What to consti-

When full release to be filed for service.

take effect.