

of railroad runs to and reaches the point of destination or the point of connection with another railroad on which such point of destination is located, or to use its track or terminal facilities at terminal points for the handling of cars or traffics of another or competing company; provided, that in no case shall the charge for transportation exceed the established through joint rates between any two points.

Common law liability not to be limited by differing classification.

(g). Whenever any property is received by any common carrier subject to the provisions of this act to be transported from one place to another within this state, it shall be unlawful for such common carrier to limit in any way, except as stated in its classification schedule hereinafter provided for, the common law liability with reference to such property while in its custody as a common carrier; such liability must include the absolute responsibility of the common carrier for the acts of its agents in relation to such property.

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

Approved April 17, 1893.

H. F. No. 518.

CHAPTER 109.

Weights and measures.

An act to amend section nine of chapter twenty-one of the general statutes of eighteen hundred and seventy-eight, as amended by chapter twenty-two of the general laws of eighteen hundred and eighty-seven, relating to weights and measures.

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

Amending general laws of 1887, chap. 22.

SECTION 1. That section nine of chapter twenty-one of the General Statutes of one thousand eight hundred and seventy-eight, as amended by chapter twenty-two of the General Laws of one thousand eight hundred and eighty-seven, be and the same is hereby amended so as to read as follows:

Legal weights of produce.

Section 9. Whenever any of the following articles shall be contracted for or sold or delivered, and no special contract or agreement shall be made to the contrary, the weight per bushel shall be as follows, to-wit: Apples, green, fifty pounds; apples, dried, twenty-eight pounds; beans, sixty pounds; barley, forty-eight pounds; buck-wheat, fifty pounds; beets, fifty pounds; blue grass seed, fourteen pounds; blueberries, forty-two pounds; broom corn seed, fifty-seven pounds; corn, shelled, fifty-six pounds; corn in ear, seventy pounds; clover seed, sixty pounds; carrots, forty-five pounds; charcoal, twenty pounds; cranberries, thirty-six pounds; currants, forty pounds; gooseberries, forty pounds; hemp seed, fifty pounds; Hungarian grass seed, forty-eight pounds; millet, forty-eight pounds; oats, thirty-two pounds; onions, fifty-

two pounds; orchard grass seed, fourteen pounds; peas, sixty pounds; Irish potatoes, sixty pounds; sweet potatoes, fifty-five pounds; parsnips, forty-two pounds; peaches, dried, twenty-eight pounds; plastering hair, washed, four pounds; plastering hair, unwashed, eight pounds; rape seed, fifty pounds; red top seed, fourteen pounds; rutabagas, fifty-two pounds; rye, fifty-six pounds; sorghum seed, fifty-seven pounds; timothy seed, forty-five pounds; wheat, sixty pounds.

And whoever in buying any of said articles shall take any greater number of pounds thereof to the bushel, or in selling any of said articles shall give any less number of pounds thereof to the bushel, than is herein allowed and specified, except when expressly authorized so to do by special contract or agreement to that effect, shall be deemed guilty of a misdemeanor, and shall be punished by a fine of not less than ten dollars nor more than one hundred dollars, or by imprisonment in the county jail for not more than ninety days, or both such fine and imprisonment.

Penalty for short weights.

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

Approved April 17, 1893.

CHAPTER 110.

H. F. No. 58.

An act to amend section eighty-four of chapter thirty-six of the general statutes of eighteen hundred and seventy-eight, as amended by section three of chapter forty-one of the general laws of eighteen hundred and eighty seven, and to provide for taxation for educational purposes.

School tax.

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

SECTION 1. Section eighty-four of chapter thirty-six of the General Statutes of one thousand eight hundred and seventy-eight, as amended by section three of chapter forty-one of the General Laws of one thousand eight hundred and eighty-seven, is hereby amended by striking out all of the said section after the words and figures "section 84" down to the words "the county commissioners" where they appear first in the said section and inserting in lieu thereof the following:

Amending general laws of 1887, chap. 41.

There shall be levied annually upon the taxable property of the state a tax of one and fifteen-hundredths (1.15-100) mills, to be known as the "state school tax," which shall be collected as other taxes are collected, of which the proceeds of one mill shall be added to the general school fund, which together shall be known as the "current school fund," to be apportioned as hereinbefore provided, and the proceeds of fifteen-hundredths mills shall be for the

Increasing tax and providing for university fund.