

SEC. 2. Any person or corporation violating the provisions of this act may be cited to appear before the railroad and warehouse commission to show cause why such station should not be re-established or re-opened, and if on such hearing the railroad and warehouse commission shall order such station to be re-established or re-opened it shall fix the time within which its order shall be complied with, and any person or corporation failing to comply with such order shall be liable to a penalty of twenty-five (\$25) dollars for each and every day such station shall remain closed or abandoned after the term fixed by said order. It shall be the duty of the attorney general to bring action to recover any penalties incurred for the violation of this act.

Hearing.

Penalty.

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

Approved April 21, 1903.

CHAPTER 320.

S. F. No. 552.

An act regulating the loading of cars by shippers on track and from platform.

Loading of cars.

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

SECTION 1. It shall be the duty of any party or corporation operating any line of railroad in this state to permit a shipper the period of thirty-six (36) hours without additional charge within which to load any car in all cases where such car has been ordered and is used for loading grain, including flax seed, potatoes and other farm produce, upon the track or from platform.

36 hours granted.

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

Approved April 21, 1903.