strued to prevent manufacturers, refiners or dealers in this state from keeping in their warehouses or tanks for transhipment to other states illuminating oil of a grade below the test prescribed; nor shall this chapter be construed to apply to crude petroleum, gas oil or fuel oil; but the terms gas oil and fuel oil shall not be construed to include kerosene, gasoline, benzine, naptha, power distillate, motor spirits or any other like products of petroleum by whatever name called. It is the true intent and meaning of this chapter that the terms oils, illuminating oils, oils used for illuminating and heating purposes and all similar words, terms and expressions shall be held to mean any mineral or petroleum oil or any fluid or substance which is the product of such oil or of petroleum, or in which oil or fluid or other substance so obtained, mineral or petroleum shall be a constituent part of whatsoever name or title such oil, fluid or other substance may be known or called.

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

Approved June 2, 1913.

No. 14, S.]

[Published June 5, 1913.

CHAPTER 400.

AN ACT to amend section 3039 of the statutes, relating to writs of error and appeals to the supreme court.

The people of the State of Wisconsin, represented in Schate and Assembly, do enact as follows:

Section 1. Section 3039 of the statutes is amended to read: The time within which a writ of error may be issued or an appeal taken to obtain a review by the supreme court of any judgment or order in any civil action or special proceeding in a court of record is limited to from the date of the entry of such judgment or order, except as hereinafter provided, and except that if the person against whom a judgment is rendered is, at the time of the rendition thereof. either under the age of twenty-one years, or insane, or imprisoned on any criminal sentence for less than life, the time during which such disability shall continue, not, however, exceeding ten years of disability, shall not be reckoned a part of said one year; and provided, further, that such one year shall begin to run immediately from the entry of such judgment or order, and regardless of the time when the costs, if any, are taxed and inserted in such judament or order.

Section 2. The limitation prescribed in the foregoing section shall not apply to judgments and orders of the above nature

entered on or before the day when this act goes into effect, but the time for review by writ of error or appeal in the supreme court shall in no such case extend beyond one year from the day when this act goes into effect.

SECTION 3. This act shall take effect upon passage and publication.

Approved June 2, 1913.

No. 22, S.]

[Published June 5, 1913.

CHAPTER 401.

AN ACT to create subsection 3 of section 1797m—64, to renumber subsection 3 of section 1797m—64 to be subsection 4, and to amend section 1797m—66 of the statutes, relating to appeals from decisions of the railroad commission.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

Section 1. There is added to section 1797m—64 of the statutes a new subsection to read: (1797m—64) 3. Any person not a party to the action but having an interest in the subject thereof, may apply to the court to be made a party and thereupon the court shall order him to be brought in by the proper amendment

Section 2. Subsection 3 of section 1797m—64 of the statutes is renumbered to be subsection 4.

Section 3. Section 1797m—66 of the statutes is amended to read: Section 1797m—66. 1. No injunction shall issue in any proceeding, action, or suit, mentioned in section 1797m—65, suspending or staying any order of the commission, except upon application to the circuit court or presiding judge thereof, notice to the commission and any party interpleaded, and hearing; and no injunction shall issue in any other proceeding, action, or suit in any court, which shall have the effect of delaying or preventing any order of the commission from becoming effective, unless the parties to the proceeding before the commission in which such order was made are also parties to such proceeding, action, or suit in such court, or shall have been brought in and made parties in such manner as the court, or the presiding judge thereof, shall by order direct.

2. No injunction shall issue in any such proceeding, action, or suit suspending or staying any order of the commission or having the effect of delaying or preventing any order of the commission from becoming effective, unless an undertaking shall be entered into on the part of the plaintiff, by at least two sureties, in