

Duties of county
officers

SEC. 6. It is hereby made the duty of all justices of the peace, town supervisors, sheriffs and constables, to enforce the provisions of this Act, *Provided*, This Act shall not apply to persons gathering, picking, or raking cranberries on their own land.

SEC. 7. This Act shall take effect immediately.
Approved February 28th, A. D. 1861.

CHAPTER LIII.

An Act to Prevent Abuse in the Use of Intoxicating Drinks, by Placing Minors, Servants and Wards More Fully Under the Control of their Parents, Masters, and Guardians.

SECTION 1. Duty of parents and guardians—penalty for violation of the provisions of this Act.

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

SECTION 1. That it shall be lawful for any parent, master or guardian having minors, minor servants or wards in charge, to give a distinct notice, verbal or written, to any tavern keeper, inn keeper, merchant, grocer, saloon keeper, distiller, brewer, or any other person having, or keeping intoxicating liquors, forbidding him or them from directly or indirectly furnishing such minors, minor servants or wards, so in charge, with intoxicating liquors, and if within one year after such notice, any one to whom such notice is given, shall furnish, directly or indirectly, or cause to be furnished, intoxicating liquors to such minors, minor servants or wards so in charge, he shall be deemed guilty of a misdemeanor, and upon conviction thereof, shall be punished by fine; not less than ten dollars, nor more than fifty dollars, or undergo imprisonment in the county jail not less than ten nor more than fifty days for each and every offence.

Approved February 21st, A. D. 1861.

Duty of parents
and guardians—
penalty for viola-
tion