## APPENDIX.

APPENDIX — CONSISTING OF JOINT RESOLUTIONS AND THE ANNUAL REPORT OF THE TREASURER OF STATE.

## INDEX TO GENERAL LAWS.

ATTACHMENT.—	SEC.	PAGE.
Press and printing material, exempted from		60 101
Lien on logs and timber, may be enforced by		101
AMENDMENTS TO STATE CONSTITUTION,		-
To section 11, article 4 of the constitution, relating to governor's veto		17
To section 3, article 10 of the constitution, relating to corporations  To section 3, article 6 of the constitution relating to judges of su-		18
preme court		19
AMENDMENTS TO LAWS,		
To sections 130 and 144 of general laws of 1875, relating to taxes on		
encumbered real estate		21
To section 26 of chapter 1 of session laws of 1875, relating to taxes. To section 136 of chapter 1 of the general laws 1874, in relation to		22
publication of delinquent taxes		23
lection of taxes  To section 52, chapter 5 of general laws 1875. Assessment and col-		24
lection of taxes		25
To certain sections of law relating to public schools		26
ernment of common schools	•	30
pointment of county superintendent of schools		32
Revising law for home and foreign insurance companies, 1872  To subdivision 4, title 2 of act for reciprocal general insurance in		38
state of Minnesota		38
To section 1, chapter 83, general laws 1875, relating to town insurance.  To section 28, title 3 and section 1, title 4 of chapter 3 of general		36
laws of 1872, relating to insurance		39
To section 2 of chapter 55, general laws of 1874, relating to highways.  To chapter 5 of the general laws 1873, relating to roads, cartways.	5	41
and bridges		42
To section 63, chapter 5, general laws of 1873, relating to roads,		
cartways and bridges		43
To title 1, chapter 34 of general statutes, relating to corporations.  To amend section 56, chapter 34 of general statutes 1866, relating to		47
corporations		50

AMENDMENTS TO LAWS,	SEC	. PAGE.
To amend section 6 of chapter 29 of general law to formation of co-operative associations and		
thereof	•	51
To amend chapter 34 of general statutes relating ting chapter 17 of statutes at large		52
To amend section 45, title 2 of chapter 34 of gen ing to corporations, (mining companies, &c.)	neral statutes, relat-	•
To amend sections 12 and 14 of chapter 139 of ge	enéral laws 1875, in	53
relation to organization of villages To amend chapter 40 of the general statutes, bein	g chapter 34 of the	54
statutes at large, relating to deeds, mortgages To amend sections 11 and 32 of chapter 81 of the		57
1866, entitled foreclosure of mortgages, the	same being sections	,
114 and 134 of chapter 43 of Bissell's statute To amend section 8 of chapter 72 of the genera		58
relating to acknowledgements		59
To amend section 1, of chapter 51 of the general "administration and distribution of the est as amended by chapter 64 of the general laws	ates of intestates,"	
and chapter 55 of general laws for the year 1	875	60
To amend subdivision 8 of section 279 of title 23 of general statutes, revision of 1866, in relation to	to the exemption of	_
certain personal property from attachment and To amend section 289 of chapter 66 of the gener	al statutes of 1866,	61
relating to civil actions, the same being section of Bissell's statutes at large		65
To amend section 36 of chapter 66 of the gene	eral statutes, being	_
section 36 of chapter 41 of statutes at large, re To amend section 40 of chapter 66 of the general	statutes, being sec-	65
tion 44 of chapter 32 of statutes at large, rela To amend section 105 of chapter 66 of the genera		67
to civil actions	he revised statutes,	68
being section 116 of chapter 41, Bissell's stating to intervention		69
To amend chapter 66 of the general laws, being utes at large, relating to civil actions.		. 70
To amend title 10 of chapter 73 of the general str 10 of chapter 41 of Bissell statutes relating to	atutes, being article	•
. ,		70
To amend section 23 of chapter 95 of the general	statutes of Minnesota	73
To amend an act entitled an act to provide couns	el for defendants in	
certain criminal cases, approved March 5, 18		74
To amend section 1 of chapter 63 of the generato the powers of the supreme court		
To amend chapter 80, general laws of Minnesota act to fix the times for holding general te	for 1875, being an	75
court in the 12th judicial district		75

AMENDMENTS TO LAWS,	SEC.	PAGE.
To amend section 1 of chapter 80, general laws 1873, relating to time		
of holding court in the 10th judicial district		77
To amend chapter 79 of general laws of 1873		78
To amend section 9 of title 1 of chapter 64 of the general statutes		
of 1866, relating to judges of the district courts		79
To amend chapter 74 of the general laws of 1865, entitled an act to		
fix the term of the district court in the 7th judicial district		· 80
To amend chapter 61 of the general laws for the year 1873, entitled		
an act to provide a more efficient method for the taking of depos-		
itions of persons without the state ,	•	82
To amend section 58 of title 8 of chapter 73 of the general statutes		
of 1866		84
To amend section 180 of title 8 of chapter 8 of the general statutes,		
relating to county attorneys		84
To amend section 157 of title 6 of chapter 8 of the general statutes.		
entitled county officers		85
To amend section 110 of chapter 8 of the general statutes, being sec-		
tion 35 of chapter 11 of the statutes at large, relating to county		
commissioners		86
. To amend section 7 of chapter 1 of the general statutes, being sec-		
tion 16 of chapter 4 of the statutes at large, relating to elections.		S <sub>7</sub>
To amend section 30 of chapter to of the general statutes of 1866,		
relating to town canvass		. 88
To amend chapter 1 of the laws of 1868, entitled an act to recognize		
and provide for the government and regulation of the University		
of Minnesota &c		91
chapter 19 of the general statutes as the same is amended by		
section 2 of chapter 53 of the general laws of 1874, relating to		
the running at large of horses, cattle, mules and asses in the		•
counties of Swift and Chippewa, approved March 9, 1875		02
* To amend section 2 of chapter 119 of general laws of 1875, in rela-		92
tion to the running at large of cattle, mules, horses and asses in		
the counties of Swift, Chippewa and Watonwan		92
To amend an act entitled an act to amend chapter 34 of the general		92
laws of 1870, amending section 29 of chapter 19 of the general		•
statutes, and to amend section 38 of title 3 of chapter 19 of the		
general statutes, relating to distraining beasts doing damage		94
To amend section 38 of title 3 of chapter 19 of the general statutes,		94
as the same is amended by section 2 of chapter 53 of the general		
laws of 1874, and by section 1 of chapter 119 of general laws		
1875, relating to the running at large of horses, cattle, mules and		
asses in the counties of Swift and Chippewa	•	95
To amend chapter 31 of the statutes at large of the state of Minne-		75
sota, entitled "of the collection of statistics."		98
To amend section 1 of chapter 85 of the general laws for the year		,-
1869, respecting banks and banking		109
Entitled an act to amend an act for the protection of cranberries		113
27		_

AMENDMENTS TO LAWS,—	SEC.	PAGE.
To amend section 17, chapter 31, session laws of 1866, relating to	-	
the flowage of dams		334
To amend section 1, effapter 125 of the general laws of 1875, being		
an act for the preservation and protection of fish		115
To amend section 5 of chapter 20 of the revised statutes of Minne-		
sota, relating to the preservation of game		115
To amend chapter 53 of the general laws of 1874, as amended by		
chapter 119 of the general laws of 1875, relating to the running		
, at large of horses, cattle mules and asses	. '	129
To amend section 1 of chapter 31 of the general statute, relating to		
dams and mills	,	130
ADVERTISEMENT,—		
Foreign executors and administrators may foreclose by	ı	59
APPEAL TO SUPREME COURT,—		
In case of death of one or either of the parties, how to proceed	. i	66
When respondent dies, order of dismissal, when entered		66
Appellant shall apply to have legal representative substituted in case		
of death of respondent	ı	66
Neglecting so to apply—appeal dismissed		66
Legal representatives substituted, when either party dies		67
ASSESSOR,—		·
· · · · · · · · · · · · · · · · · · ·		
Duty of, in collecting statistics. (See statistics)		
AGRICULTURAL ASSOCIATIONS,—		
Incorporation of legalized	. 1	48
ASSISTANT COUNTY ATTORNEY,		
Judge may appoint. (See district court)		
AFFIDAVITS,—		
To be made in abatement of tax on account of hail and grasshsppers.	·I	, 26
Of sale of real estate. Time of filing, not limited	2	84
All of, to be received in evidence, though not filed within 60 days		83
Proceedings not vitiated by failure to file, in the time heretofore		_
required	. 2	83
Certified copies of, evidence		84
Rules prescribed for, not to apply to any U. S. official document		84
Claimants for lien for labor on logs shall make	3	ior
ACTIONS,		
[See civil and criminal actions.]		
ASSIGNMENT,—		
When void	. 1	62
Shall be in writing, and assignee a resident of state	I	62
Shall be acknowledged and certificate endorsed thereon and filed in		
office of clerk of court	т.	62

		PAGE
Assignor shall file statement of residence of all creditors	2	62
The amount, consideration, nature of debts, and sureties therefor, to		
be stated	2	62
A full inventory of all real and personal property, vouchers and sure-		
ties to be filed	2	63
Assignee, within 5 days shall file bond for faithful performance, with		į
two sureties	3	63
Assignee shall give notice of assignment to each creditor	4	63
Shall publish notice in newspapers, how and where	4	63
Shall pay no claim till verified by oath	5	- 63
All proceedings under assignment subject to order of district judge	6	63
Bond of assignee prosecuted for non-performance of duty	7	64
Clerk of court shall endorse time of filing on assignment bond or	1	0.4
inventory, and record the same	8	64
Assignee shall file statement of nature and amount of all claims, 20	•	04
		6.
days before payment	9	64
	_	٠.
after filing	9	64
In existing cases not closed, assignee shall report, situation and		,
, amount of trust within 30 days from May 1, 1876	10	64
In case of neglect, judge of district court may cite assignee to appear		,
and require bond with sureties for faithful performance	10	64
Act, to take affect May 1, 1876	11	64
ADOPTION OF CHILDREN,—	•	
Application for, to be made to district court	I	107
Wife and husband must join in ,	1	107
Consent of living parents required unless child be abandoned	2	107
O A STATE OF THE S	2	107
Guardian if any may consent	2	107
If no guardian, next of kin residing in state	2	107
Failing all these, chairman of board of county commissioners	2	107
Mother sufficient for illegitimate child ,	2	108
Child, if 14 years of age may consent	3	108
	4	108
Notice shall be published, how long and where	4	108
Court may decree adoption of child		108
At same time may change name	5 5	108
	o 6.	108
	6	108
		108
	7	ioa
ATTORNEY GENERAL,—		
Shall prosecute insurance companies for violations of safety fund act.	3	33
APPROPRIATIONS,—		
	I	17
and the second of the second o		
To reimburse the county of Le Sueur for grasshopper bounties		

P	PROPRIATIONS,—	SEC.	PAGE
	To reimburse the county of Nicolet for grasshopper bounties		117
	To reimburse the county of Brown for grasshopper bounties		117
	To reimburse the county of Meeker for grasshopper bounties		117
	To reimburse the county of Sibley for grasshopper bounties		117
	To reimburse the county of Todd for the grasshopper bounties		tr
ţ	For Minnesota state reform school, for year 1876		117
-	For salaries, repairs and expenses of reform school	. т	117
ŧ	For soldiers' orphans' home	. 1	118
	For current expenses for state insane hospital	τ	118
	For relief of destitute emigrants	. 1	119
	For legislature expenses, session 1876	. т	119
	For State forestry association		120
	To reimburse I. P. Durfee, contested election	. 1	120
	To reimburse Mathias Seibenaler, contested election		121
	To reimburse Charles A. Baker, contested election		121
	For payment of interest on state loans		122
	For salaries due judges for the year 1875		122
	For amonts due firemen, engineer and night watchmen, 1875	I	122
	For amount due janitor on salary, 1875		123
	For amounts due on requisition by governor, 1875		123
	For amounts due for repairing and furnishing capitol, 1875	I	123
	For amounts due Sherwood Hough, J. C. Shaw and W. P. Jewett		
	administering oaths, 1875	I	123
	For publication of general tax laws, 1,000 copies	3	123
	To C. C. Miles for locks, keys, &c	I .	123
	To sergeant-at-arms of senate, furnishing committee room	I	123
	To Pollock, Donaldson & Ogden, sundries for house of representatives	5 I	123
	To J. H. Woolsey & Co., for gas fixtures for house of representatives .	1	123
	To Stees Brothers for chairs for house of representatives	1	123
	To John C. Shaw for Analytical Index of laws	I	123
	To C. A. Rose for sundries	I	123
	For expenses of committee on Deaf and Dumb and Blind institute	I	123
	For payment of clerk in office of secretary of state	· I	123
	For printing governor's message in German in Minnesota Staats Zeitung	<b>1</b>	123
	For Swedish Pioneer Co., for printing governor's message in Swedish .	1	123
	For Budstikken for 1,000 copies of Governor's message in Norwegian .	1	124
	To I. B. A. Paradis for 200 copies of governor's Message in French.	1	124
	To H. H. Schreder, repairing chairs	1	124
	For salary for night watchman at Deaf and Dumb asylum	I	124
	To H. H. Schreder, repairing chairs for house of representatives	I	124
	For expenses of centennial commissioner	Ţ	124
	For salaries of judges, of additional appropriation	1	124
	For salary of the janitor, additional appropriation	I	124
	For salary of clerk of commissioner of insurance	1	124
	For clerk for governor, for year 1876	1	124
	For executive contingent fund	J T	124 124
	For incidental expenses of state auditor	ī	125
	For incidental expenses of state treasury	1	125

INDEX. 213

AP.	PROPRIATIONS,—	SEC.	PAGE.
	For incidental expenses of attorney general	ī	125
	For incidental expenses of adjutant general	I	125
	For incidental expenses of insurance commissioners	ı.	125
	For incidental expenses of superintendent public instruction	· I	125
	For incidental expenses of state librarian	. 1	125
	For incidental expenses supreme court	Ï	125
·	For 200 copies of vols. 22 and 23, Minnesota reports	1	125
	For purchase of law book for state library		125
	For printing, advertising and binding for state departments		125
	For purchase of paper for public printing	I	125
	For parchase of stationery		125
	For publishing general laws in newspapers	I	125
	For preparing and indexing laws		125
	Nor current expenses of state prison for 1876	I	125
	For selecting, examining, appraising and selling state lands, and for		•
٠	appraising, scaling pine timber and detecting trespass	· 1	125
	For selecting and examining university lands		125
	For sheriff for conveying convicts to state prison	I	125
	For expenses for requisition for absconding diminals		125
	For repairing and furnishing state capitol	1	125
	For purchase of safe for supreme court	ī	125
	For ice, water, fuel and light for state capitol	ī	125
	For Minnesota historical society		126
	For expenses of county treasurer for conveyance of bonds and funds.	1	126
•	For rent of governor's house		126
	For rent of arsenal		126
	For expenses of state board of health		126
	To T. H. Titus for services in examining savings banks		126
	For cost of suits instituted by attorney general		126
	For claim of Chas. Hjortsberg for word on census		126
	To Stees Brothers for chairs for senate		126
	To J. H. Woolsey & Co., for gas brackets for senate	, I	126
	To Victor Hjortsherg for compiling abstract of census	I	126
	To P. Odegard for compiling abstract of census		126
	To bill of Hough & Dixon for senate	1	126
	To C. F. Solberg for compiling statistics for 1872		126
	To M. Anderson sheriff of Otter Tail county		126
	To U. S. surveyor general making list of swamp lands	I	126
DI	PORTIONMENT,—	=	_
111	Of common school fund. (See state superintendent of schools.)		
	•		
(CC	COUNT BOOKS,—		
	Made prima facie evidence of correctness of charges therein	I	71
T.	TORNEYS AT LAW,—		
	Guilty of larceny in using clients' money for own purposes	1	73
	Of county, must have been regularly admitted to practice before tak-		
	ing office	I	85
	Shall file copy of order of admission with clerk of court	1	85

AUDITOR OF STATE,— (See state auditor.)	SEC.	PAGE.
AUDITOR, OF COUNTY,— (See county auditor,)		٠
ACKNOWLEDGEMENTS,— Of instruments heretofore attested. Those of judges, clerks of courts, justices, notaries, registers and auditors of counties and county commissioners, legalized	1	59 59
BANKS AND BANKING,—  Section 1, chapter 85, laws of 1869 and section 13 of chapter 33 of statutes at large, amended in relation to		100
BEARD, HENRY,—  Deed by state university to, legalized	I	110
BAKER, CHARLES A,— Appropriation to, for expenses in contested election case	I	J 2 I
BEASTS DOING DAMAGE, (See cattle running at large.)		
BECKER COUNTY,—		
Polk and Pembina counties attached to, for judicial purposes	I	127
BOUNTY FOR GRASSHOPPER DAMAGES,— (See grasshoppers.)		
BOUNTY FOR WOLF HEADS,—		
Three dollars allowed as  Head shall be produced within 20 days Oath shall be made as to identity Auditor shall destroy head Auditor shall give order on state treasury for amount due Such orders receivable for state taxes County auditors shall keep record of orders State auditor shall preserve redeemed orders	1 1 2 2 2 3 4	111 111 111 111 111 111
BUILDING ASSOCIATIONS,—		
May buy and sell real estate and loan money	1	53 53
BOOK ACCOUNTS,—  Prima facie evidence of correctness of entries in	I I	70 70
CATTLE GUARDS, Railroad companies shall build, (See Railroads).*	ı	40

•	2	I	ζ

CHARIVARIS,—	SEC.	PAGE,
Persons engaged in, punishable for misdemeanor	1 ·	72 72
CHATTEL MORTGAGES,		
In unorganized counties recorded in office of Register of Deeds Register of Deeds shall file and endorse number and time of reception	ľ	71
thereof , ,	I	71
Shall provide a suitable book for record for	I	71
If filed under act, to be deemed a full notice of the existence thereof		72
Shall cease to be notice in two years		72 72
CRANBERRIES,		
Not to be gathered before September 1st	i I	113 113
CLAIMS AGAINST INSANE PERSONS,—		
How determined	2	89
How presented	5	- 89
CATTLE RUNNING AT LARGE,		
Brown and Dakota counties, excepted from provision of act of 1874.	. 1	94
Portions of Fillmore, and Freeborn also	1	. 94
Portion of Dakota excepted from exception	. 1	95
Law in relation to as amended 1874 and 1875, exclusive of Stevens county, not to apply to senatorial district named		95
In Lincoln county	1	93 92
Relative to in counties of Swift and Chippewa	1	93
To be determined by ballot	1	93
Form of ballot	Ĭ	93
Canvass of vote	I	93
Towns excepted from	1	93
County Auditor to give notice of result	5	93
amended 1875, relating to		129
Shall be determined by vote of towns		129
Vote how taken and canvassed		129
CLERK OF DISTRICT COURT,		129
Shall file assignments	I	62
Shall file statement and inventory of assignors, and bond and suretie of assignees	s	63
Shall endorse time of filing of instruments in assignments and record	ł	~ა
the same	8.	64
May open and adjourn court with or without day in absence of judge.  Shall file copy of order of county attorney's admission as a practitione		80
at law.,,,		+85

CLERK OF SUPREME COURT,	SEC.	PAGE.
Shall enter order dismissing appeal when respondent dies-in what	!	
cases	I	66
appeal, when	2	66
CLERK OF DISTRICT SCHOOLS,		•
(See schools.)		
CLERKSHIP OF SECRETARY OF STATE,-		
Establishment of	T	112
"	-	
CERTIFIED COPIES,	•	0
Of affidavits, &c., how made	r	84
Rules prescribed not to apply to any U. S. official document	I	84
CIVIL ACTIONS,—		
Damages by Railroads from neglect in building cattle guards recover-		
ed by	2	41
Relative to pleadings and evidence in	I	50
By or against a corporation—need not prove corporate existence	I	50
Brought by co-partners, plaintiff need not prove partnership	2	51
, Prima facie evidence of corporation and co-partnership in	3	51
Right of redemption form mortgage sale and discharge of record after		
foreclosure, how secured in	1	- 57
Shall not abate by death, marriage, &c., but shall continue against suc-		
Gessors in interest	ı.	66
Time, when court may allow case continued against successors in case		
of death, marriage, et cet., not limited	I	66
Supplemental complaint unnecessary		66
Proceedings in, pending appeals in Supreme Court	I	66
In case respondent dies before appeal is argued and submitted, manner		
of procedure	1	66
Appellants may apply to have successor substituted		. 66
If appellant fails within 60 days to apply, for such substitution, appeal		•
shall be deemed abandoned	, I	66
Clerk of Court shall enter an order dismissing appeal	' I	66
Court, from which appeal came, shall have full jurisdiction, when copy		
Of such order is filed therein	I	66
Before, judgment, either party dying, proceed how	2	67
Shall be the duty of clerk of supreme court to substitute name of legal		
representative	2	67
of them reside		<i>c</i> _
For the following causes shall be tried in the county where the subject	1	67
of action is situated		
First.—For the recovery of, or relating to real estate	I	70
Second.—For the partition of real estate	I	70
Third.—For foreclosure of mortgage	I	70
Fourth.—For recovery of personal property distrained for cause	I	. 70 70
-1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1		10

CIVIL ACTIONS,—	SEC.	PAGE.
Act to apply to all cases where defendant has demanded trial in proper		•
county	2	. 70
ceedings in	2	68
May do this during term or in vacancy	2	68
For refusal to deliver grain in store, how brought	4	97
For erection of dam shall be brought within two years	I	114
'Plaintiff may designate place of trial in suit with foreign corporations		_
or non-resident defendants	I	67
Court may change place of trial	I	67
If the one designated be not proper	1	67
But defendant, in given time, must demand such change If the county designated in complaint be improper trial shall still be	1	67
there, unless defendants demand change,	I	67
Court shall thereupon order change to proper county	I	67
In cases of intervention, (See Intervention)	I	67
CERTIFICATE,—		
Of sheriff sale nuder mortgage—the time for recording the same not		
limited		58
Of sale of real property under execution not required to be executed and		
recorded within any given time	1	65
Of insurance commissioner	2	33
CRIMINAL ACTIONS,—		
Judge may allow depositions to be taken the same as in civil actions in	ı	74
COUNTY AUDITOR,		
On notice from state auditor shall extend levy on all taxable property	,	
in county		24
Delinquent road tax to be reported to	, 2	20
Shall apportion school money, (See Schools)	3	28
Shall levy arrearages of road tax on lands returned delinquent	I	42
Shall enter and cause collection of village tax on receipt of statement,		24
Of Swift and Chippewa counties shall give notice of result of ballot on		
cattle running at large	I	93
Shall furnish statistical blanks to assessors, when	r	98
Shall report to commissioner of statistics, when	1	98
Wolf bounty oaths made to	Ţ	111
Shall destroy, et cet. of wolf, and give order on state treasury	τ	111
Shall attest grasshopper bounties	2	117
Claimants for wolf bounty shall make oath to, identifying head and		,
scalp	I	111
Such head shall be destroyed in presence of	2	[ ] [
Shall give orders for wolf bounty	2	111
Shall keep a book of record for such orders	2	111
28		

COUNTY COMMISSIONER,—	SEC.	PAGE
Shall print delinquent tax lists in papers of definite size	. 1	23
Of two counties, by concurrent action may form school districts	. 9	29
Duty of, relating to school districts when situated in two towns	I	31
Shall appoint school superintendent in Lake county	1	32
Board of, shall not appoint one of their own members to any position .	. 1	86
No salary shall be paid to any one heretofore or hereafter so appointed	i. 1	86
Violation of this section, a malfeasance involving removal from office.  In adoption of children duty of. (See adoption of children.)	. 1	, 86
Grasshopper bounties payable upon order of chairman of board	2	117
COUNTY ATTORNEY,—		
Judge may appoint counsel to assist or act in place of	I	81
To be paid out of salary of county attorney, he consenting	1	81
Shall be a person duly admitted to practice law	I	84
Copy of order of admission to be filed with clerk of court before en-		
tering on duty	1	85
Shall give bond &c	ı	85
1		
COUNTY ORDERS,—		
For wolf bounties	1	111
For grasshopper bounties, legalized	1	116
, , , , , , , , , , , , , , , , , , ,		
COLLECTORS, CLERKS AND AGENTS,-		
Guilty of larceny in fradulently converting collections to their own		
uses	1	73
COLLECTION OF STATISTICS,—		
(See Statistics.)		
CONSTABLES,—		
In villages, shall possess all powers of the same officers in counties	2	54
COUNSEL FOR DEFENDANTS IN CRIMINAL CASES,-	•	
Pay of, not to exceed \$10, in counties of Hennepin and Ramsey	1.	74
CONSTITUTION OF STATE,—		
Amendment to section 11, article 4, providing for partial veto of ap-		
propriation bills, proposed	1	17
• Amendment to section 3, article 10, relating to corporations	I	18
Proposed that stockholders in corporations shall be liable for unpaid installments, only	·	19
Amendment to section 3, article 6, relating to judges of the supreme		.9
court	,1	19
Proposed that district shall supply place of supreme judges, when the latter are disqualified		19

219

COUNTIES,—	SEC.	PAGE.
Unorganized, taxes in how collected	I	21
Defendants in civil actions, shall have trial in their own counties.  Pipestone detached from Cottonwood and attached to Rock for judi-	1	67
cial purposes	1	94
Grasshopper, orders of legalized	1	110
Clay for judicial purposes	I	127
CO-OPERATIVE ASSOCIATIONS,-		
Shall have annual settlements	,	52
city, town or village where located		52 52
CO PARTNERSHIP,—	•	
Need not be proven in actions, unless existence of, be denied	T	50
An averment in answer, on information and belief, not denial		51
COURTS,—		
May set aside or modify judgments or proceedings in term or vacancy	. r	68
CORPORATIONS,—		
Railroads. (See railroad corporations.)		
Mining and Smelting. (See below.)		
State agricultural association legalized	'n	47
Not for profit, may recover not more than \$20 from shareholders in		
one year	1	50
Ten days' notice of assessment to be served		50
Not necessary to prove existence of, in actions by or against Written instruments made by, shall be deemed prima facie evidence		50
of existence of	3	51
such existence	4	51
Religious societies may become		52
Shall have what powers	t	52
Articles to be signed and recorded		52
For quarrying stone, slate, etc., authorized	1	52
For constructing, leasing or operating docks, authorized		53
For warehouses, elevators or hotels, authorized		<b>5</b> 3
For fund, loan or building associations, authorized		53
For manufacturing, lumbering, agricultural, mechanical, mercantile,		53
or transportation purposes, authorized	I	53
Shall possess what powers		53
CORPORATIONS FOR MINING AND SMELTING ORES, &C.,;-		
Articles of, shall contain what	2	44
Shall be executed in duplicate	3	44
Where recorded	3	44

index.

CORPORATIONS FOR MINING AND SMELTING ORES, &c.—	SEC.	PÅGE.
Certified copies of articles, evidence in court		44
Amount of capital stock required	4	45
May be increased by majority vote	4	45
Business of, how prescribed and conducted	5	45
Records of, shall be open to inspection of stockholders	5	45
By-laws to be filed with register and secretary of state		45
Not valid until so filed	- 5	45
Stock of, shall be deemed personal property	6	45
It shall not be subject to further assessment without consent of owner.	6	45
A majority may call meeting of stockholders irrespective of manage-		
ment		45
But shall give 30 days notice by publication :		45
Management may transact business without the state	-	46
Service on officer deemed personal upon corporation		46
Companies under this act may hold stock in others of like character.		46
Majority of stock may mortgage property		46
Company shall not sell real estate without majority consent	9	46
Issue, sale or hypothecation of stock or evidence of debt, punishable		
how	9	46
CHURCH SOCIETIES,—		
How organized	· •.	
Name, purpose and location shall be given in articles of incorporation		52
Rules for government of, set forth		52
Articles where recorded		52 52
DAMAGES,—		
Railroads shall pay treble, neglecting to build cattle guards		
		41
Road damages—town orders shall be issued and delivered for Such delivery, sufficient security. (See highways.)		43
DAMS, FLOWAGE OF,—		
Amendment to section 17, chapter 31 of the general statutes, relating		
to	. 1	114
Action for damages must be brought within two years after erection of Limitation not to apply to holders of government land until patent is		114
issued		114
DEATH—		
Or marriage shall not abate a civil action	, I	66
DEED OR MORTGAGE,-		
Of trust on railroad, what purchaser acquires in foreclosure of	. і	47
Executed in blank, made valid		81
DEPOSITIONS,—		
On behalf of prisoner, may be allowed by judges in criminal as in		
civil actions	. І	• 74
Expense of taking, to be paid by the defendant, unless court otherwise directs		

DEPOSITIONS,—	SEC.	PAGE.
Taken without the state, notice shall be given to adverse party	ſ	82
One day, exclusive of Sundays for every hundred miles of travel al-		
lowed to appear	I	82
One day for preparation given		82
Examination may be adjourned from day to day if so stated in notice .		82
In default of answer, notice need not be served	. I	83
Party serving notice failing to appear, expenses and attorney's fee al-		
lowed to adverse party	: 2	83
DEFENDANTS,—		
In civil action, shall have trial in their own counties	. 1	67
If a foreign corporation in the county, the plaintiff shall designate .	. τ	67
Court may change place of trial if the one designated be not proper	. і	67
But defendant, in given time, must demand such change		67
DISTRICT JUDGE,		
• Powers and duties of, in assignments. (See assignment.)		
May allow depositions to be taken on behalf of criminals. (See de-		
positions.)		
DISTRICT COURT.—	٠.	
When writs returnable to, (See writs.)	,	
General terms of, in the 12th judicial district, when held	. 1	76
General terms of, in Clay and Crow Wing counties, when held	. 1	76
General terms of, in 9th judicial district, when held		78
General terms of, in 10th judicial district, when held		77
General terms of, in 3d judicial district, when held		79
General terms of, in Otter Tail county, 7th judicial district, when he		80
Judges failing to appear by 4 o'clock p. m. on 1st day of term, clerk or sheriff shall adjourn court till next day		So
May so adjourn on 2d day		So
On 3d, jury shall be dismissed and court adjourned without day.		80
Judge, by letter or telegram may direct an adjournment to a time		
certain		80
Judge of, may appoint an assistant county attorney	. т	81
Application to be made to, for adoption of children	. г	107
May decree limited divorce, in what circumstances	, і	127
May decree limited divorce, for what causes	. 1	128
May grant temporary alimony	. 5	128
May decree maintenance	. 6	128
Decrees of such divorce revocable, when	. 8	128
DIVORCE, LIMITED,—		
District court may decree, forever or limited time	. І	. 127
Granted in what cases	. і	127
For what causes	. 2	. 128
Bill of complaint for, shall specify, what	. 3	128
Defendant may prove in justification, what		128
Proceeding how conducted	. 5	128
Court may decree allowance for support of wife and children		128
May so decree, though separation be not allowed		128
Decree may be revoked in what cases		128

DURFEE, J. P.—	SEC.	PAGE.
Appropriation for, in contested election case	I	120
ESTATE OF INTESTATES,-		
Section 1, chapter 51, revised statutes amended relating to adminis-		
tration and distribution of estates	1 -	60
Widow allowed apparel of deceased husband and furniture not exceed-		
ing \$500	£	60
Also personal property not exceeding \$300	1	60
Such allowance shall be made, whether provided for by will of hus-		60
band or not		60
Probate court shall decide as to amount		60
Maintenance for one year only, if estate he insolvent or after widow's	•	•
share has been assigned	1	60
"Ten years" substituted for "seven years" of children in all subdi-		
visions of this section	ı	61
Motherless children under ten years, maintenance what	1	Óι
If value of estate does not exceed \$300, probate court may assign		
,whole estate for widow and children	1	61
If personal estate amounts to more than allowances, excess shall be ap-		,
plied to payment of debts	I.	61 61
Residue applied as for descent and distribution of fear estate	•	OI.
ELEVATORS,—		
On railroad grounds, taxable as personal property, when		20
EXTRAORDINARY CONFLAGRATIONS,—		
(See insurance and surplus fund companies.)	-	
ESCHEAT,—		
Is to state when no kin survive	3	56
Estate. (see real or personal estate.)		•
ELECTIONS,		
Women may vote at and for what		30
Polls at, shall open at 9 in the morning and close at 5 o'clock in the	•	,,0
afternoon	1	87
Judges of, shall determine by lot in case of tie vote	I	87
, -		-
EXEMPTION,		
From attachment and sale of press and printing material to amount		
not exceeding \$2,000	I	62
EMBEZZI.EMENT,—		
All persons fraudulently converting money or property to their own		
use, guilty of	ī	73
Attorneys at law, collectors or receivers of money, agents, clerks,		
officers particularized	ı	73
Right to a commission, no defense	•	73
		٠.

EMBEZZLEMENT —	SEC.	PAGE
Crime, larceny	1	7.
Agent may retain fee		7.
EVIDENCE,—	•	
<i>,</i>		
Certified articles of mining corporations shall be received as		44
Of existence of corporations, what shall be so considered		51
Account books shall be prima facie, of		71
Affidavits to be received as, though not filed in 60 days	nd 2	8;
FELONY,—		
Selling grain in store without consent of owner shall constitute	8	97
grand in More williage assistant of Switch States South		,
FINES,— (See Penalties.)		ŧ
FISH,—		`
Section 1, chapter 125 of general laws 1875, amended	I	115
Winona, Faribault, Meeker, Fillmore and Goodhue counties includ-		•
ed under provisions of 1875, how amended	I	115
Section 5, chapter 20, being section 78, chapter 28 of the statutes at		·
large, how amended	I	111
Catching trout at certain seasons, forbidden in Shakopee Lake, Chip-		-
pewa county		П
		•
FLOWAGE OF DAMS,— (See dams.)		
FORECLOSURE,—		
On mortgage or deed of trust by railroads.		
(See railroad corporations.)		
When mortgage is claimed to have been satisfied and proceeding in,		
commenced. (See mortgage.)		
Section 11, chapter 81, revised statutes 1866, amended	E	58
Time for recording certificate of sale under, not limited		58
The 20 day clause repealed		58
Section 21, chapter 81, revised statutes 1866, amended	. 2	58
Provisions of sections 3, 4, 9, 12, 14, 15 and 17 to apply to proceed-		-
ings under this title	2	58
Time for recording certificate not limited to 20 days	2	58
By advertisement, how made	2	59
By foreign executors and administrators, how made	I	59
FORESTRY ASSOCIATION,—		
Premiums for planting trees, appropriation for	_	
Premiums for counties shall be from \$25 to \$50	1	120
Money to be used for no other purpose	ľ	120
Report of disbursement shall be made to the governor	I	120
Who shall transmit to the next legislature	I	
Money shall be paid on state auditors' warrants	I 2	I 20 I 20
Which shall issue on order of secretary of the association	2	120
No money shall be drawn prior to November 1st, 1866		120
tio mining among prior to riviousser soil room to the time to the		

GRAIN HOUSES ON RAILROADS,—	SEC.	PAGE.
Relative to	, I	20
GRASSHOPPER SUFFERERS,—		
Penalties and interest on taxes abated for	ī	113
GRASSHOPPER BOUNTIES,—		
Of certain towns and counties, legalized	r	116
Town and county orders for, legalized	I	116
Reimbursement of certain counties for	I	116
What counties	1	117
Payable on whose order	2	117
Orders for shall be attested by county auditor	2	117
Not payable before October 1st, 1876	2	117
GOVERNOR,	. ~	
Shall appoint district judges to supply place of supreme judges in		
certain cases	I	20
Shall distribute money for relief of destitute immigrants	Ι.	
State forestry association shall report to	I	1 20
Report shall be transmitted to the next legislature, by	I	120
Expenses of requisitions for criminals payable on order of	Ι.	125
HENNEPIN COUNTY,—		
Pay of counsel for defendant in criminal cases, appointed by court, not		
to exceed \$10 in,	I	74
HIGHWAYS,		•
Overseers shall report unpaid road tax to town clerk	1.7	42
Clerk shall receive and file list of such delinquent taxes	2	42
Shall report the same to county auditor	2	42
County auditor shall make levy for arrearages	2	42
Payable to town treasurer on auditor's certificate	2	. 42
Shall be applied to construction of roads and bridges	2	42
Road damages shall be fixed by county commissioners	I	43
Or agreed upon by supervisors	I	43
All charges in relation to audited by	I	43
Town orders shall issue for said damages	I	43
Shall be deposited with town clerk for such person before road is opened	I	43
This issue and deposite deemed sufficient security	I	43 43
	•	. 43
INSANE PERSONS,—		
Guardians of, within three months shall file schedule of all property	_	- 00
of	I	. 88
against	, 1	88
Shall cause the same to be served upon the next of kin	2	. 89
Probate court shall receive and file schedule of real and personal		_
property of	3	. 88

INSANE PERSONS,—	SEC.	PAGE.
Probate court shall have full power to allow or disallow claims	3	89
Court shall direct guardians, as to amount and claims to be paid	3	89
Its order shall be conclusive on all parties		89
Court to be governed by rules of evidence as in case of deceased persons Claimants against, after publication of notice and time fixed by pro-	4	89
bate court, forever barred	5	89
No action shall lie against, till after time allowed by guardian	6	89
No action shall lie against guardian except for property, on account of		89
When in state hospital and incurable, rules applicable to estates of	7	90
Superintendent shall apply for appointment of guardian, when	I	90
Probate court shall appoint	I	90
Duties of guardian same as in case of minors	I	90
May sell real and personal estate	I	90
Sales shall be made in county where estate is situated	Ĩ	90
Proceeds paid into state treasury	I	90
Applied to support of, till discharged	1	90
In case of death, paid to legal representatives	1	90
INSANE; STATE HOSPITAL FOR—		
Superintendent of, duty of	1	90
Appropriation for current expenses of	1	118
Money to be drawn upon warrants of president of	I	118
Money shall be expended under direction of the board	I	118
May be drawn monthly in advance	I	118
INTERVENTION,—		
Any person interested in an action for or against either party may him-		
self become a party, how		60
May join either plaintiff or defendant or claim adversely to both, be- fore or after issue joined or commencement of trial	I	69
Court shall determine the intervention at same time as main action	1	69
Intervenor no right to delay	1	69
He shall pay costs if claim be not sustained	I	69
Intervention shall be by complaint which shall set forth the facts	1	0 69
Pleadings governed by same rules as in other pleadings	I	69 60
If complaint be filed during term, court shall direct time of answer.	1	69 69
INDEX BY JOHN C. SHAW,—	•	
State purchase of	1	112
IMPRISONMENT,—		
Solitary, abolished	I	91
IMMIGRANTS, DESTITUTE—		
Appropriated for, \$1,000	1	119
· -	I	119
INCORPORATION—		
Of state agricultural association, legalized	1.	46

INSURANCE, SURPLUS FUND COMPANIES,-	SEC.	PAGE.
Funds against extraordinary conflagrations may be founded	I	32
Such funds to be known as guaranty surplus and special reserve funds.	I	32
Companies desiring to create such funds, how authorized	1	32
Commissioner of Insurance shall cause examination to be made	2	32
Shall give certificate of the result	2	33
Available surplus shall be equally divided to constitue guaranty surplus		
and special reserve funds	2	33
Notice on policies and renewals after organization under this act to be		
given	2	33
The surplus above dividends set apart to constitute these funds	3	33
They shall be used as provided and not otherwise	3	33
The guaranty surplus fund to be liable, same as capital stock	4	33
The special reserve fund shall be held as a protection against extraor-		
dinary conflagrations	5	33
It shall not be held liable as assets for other claims	6	34
When claims exceed amount of stock and guaranty surplus funds, com-		٠.
pany shall notify commissioner	7	34
Who shall ascertain amount of two funds, capital, liabilities and assets.	7	34
Thereafter special reserve fund shall be held to protect whom	7	34
Special reserve fund not liable, when	7	35
If reserve be less than 50 per cent. of stock, commissioner shall require	′	33
that amount made up	7	35
Capital so impaired must be brought up to \$200,000		35
If not so made up reserve fund liable for all losses	7	35
Special reserve fund may be used to make up impairment of capital	7	35 35
Risks under this act shall not be larger than lawful to other companies	-	35 35
Kisks under this act shall not be larger than hawlin to other companies	0	33
INSURANCE POLICIES,—		
Net value of, 'shall be considered, what	Ţ	38
Calculations of net value, upon what based	1	38
		<b>J</b> -
INSURANCE COMPANIES,—		
For protection against great fires, (See Surplus Fund Companies)		
Doing a farm business may continue how	I	36
Foreign shall accept service on insurance commissioner as service on		
company	1	. 37
Commissioner shall transmit blank stipulations for this purpose	2	37
Shall receive, file and safely keep the same	2	37
Not revocable during liabilities in state	3	37
Service of process as per stipulation deemed personal service	4	37
Copy of stipulation, and certificate of service shall be evidence	5	37
Service on commissioner shall be by duplicate copies	6	37
One to be filed in his office, other mailed to company or its agents	6	. 37
The word "process" defined, relating to	7	37
Mutual, authorized in certain counties	1	39
Shall own \$25,000 of property	ī	39
Shall exercise usual rights and duties of corporations	ī	39
Corporate name shall embrace that of town where located	I	39

insurance companies,—	SEC.	PAGE.
Shall pay annually 2 per cent. on premiums to state treasurer  This shall be in lieu of other taxes  Except upon real and personal, which shall be taxed as if individual	r I	39 39
property	1 2 2 2	40 40 40 40
INSURANCE COMMISSIONER,—		
Resolution of companies, desiring to found special reserve fund to be filed with	2 2	3 <sup>2</sup>
Special reserve fund shall be deposited from time to time with May permit what change of securities	5 7 7	3( 3( 34 34
Which shall be binding on all parties	7 7 7	35 35 35
Shall hold balance above capital as special reserve fund	7 7 7	3: 3: 3: 3:
Shall file and preserve the same	2	3
(See Kerosene)		
INSPECTORS OF OILS,— (See Kerosene)		
JUDGMENTS.—		
May be set aside by the court either in or out of term for cause Shall cease to be a lien pending motion for new trial, or appeal how .		65 67
JUDGE OF PROBATE,— , Duties and powers in relation to the insane	2	89
JUSTICE OF PEACE,—		
In village shall have all the powers of same in the county When village is in two counties justice shall have the same powers as	s	54
JOHN C. SHAW,—	2	55
Purchase of analytical index of	I	1 (

KEROSENE OR ILLUMINATING OILS,—	ŠĚC.	PAGË.
Governor shall appoint state inspector of	I	104
Who shall test all oils offered for sale	2	104
Shall stamp "approved" on cask, if approved	2	104
Shall brand "unsafe for illuminating purposes" if below standard	2	105
A misdemeanor to sell rejected oil	2	105
All oils under this act must be inspected within state	2	105
Inspector may appoint deputies in each county	2	105
Inspectors shall provide instruments for testing and branding	2	105
Shall promptly inspect when required	ź	105
Shall reject when explosive at 130°	2	105
Not less than a pint to be used in testing	2	105
Tester and testing as recommended by state board of health	2	105
Inspectors shall enter and test in business hours, &c	2	105
Appeal is from deputy to state inspector	2	105
His decision final	2	105
Deputies' fees	3	106
They shall keep a record of oils inspected	3	106
Shall report to state inspector monthly	3	106
State inspector shall keep a record	3	106
Shall report to Secretary of state at end of year	3	106
Records to be open to all interested	3	106
Oils from petroleum to be inspected before removal from refinery	4	106
Selling oils before inspection a misdemeanor	4	106
Penalty not to exceed \$500	4	106
False branding or using old brands, a misdemeanor	4	106
Punishable with fine and imprisonment, how	4	106
State and deputy inspectors shall make complaint for violations of act.	5	106
They shall not traffic in these oils	6	106
No one shall fraudulently adulterate oil		107
Or knowingly sell or use oils exploding at 130°	. 7	107
Chapter 86 of general laws of 1875 and all acts inconsistent repealed.	8	107
Act to take effect April 1st, 1876	9	107
	9	10,
LIEN,—		
Taxes paid on land under lien become an additional lien	ŧ	21
After judgment, or pending motion for new trial, on real estate shal	1	
cease how	1	. 87
LIEN FOR LABOR UPON LOGS AND TIMBER,		
Act providing for		100
Shall precede all other liens except of state of Minnesota	I	100
Shall not attach against owner of land in case of trespass		100
Sworn statement of claim shall be filed with surveyor general of logs.		100
Statement shall set forth what		100
Lien shall cease, when		100
Before attachment claimant shall make affidavit setting forth what		101
Sheriff shall safely keep property		101
Shall file copy of writ and copy of return of levy	4	
Shan me copy of will and copy of return of levy	4	101

LIËN FOR LABOR UPON LOGS AND TIMBER,—	SEC.	PAGE.
Return shall specify what and be filed where	4	IOI
To save from loss, may have logs scaled	4	101
Writs to take priority as levied, when plural	4	101
Plaintiff not required to give bond or security	5	-101
Property released by defendant's giving security	5	102
Shall give one day's notice of filing of application for	5	102
But parties having lein or interest may be admitted as defendants		102
The court or jury shall find amount as being due for labor	7	102
Levies and sales made in ordinary manner		102
Except notice shall be placed in office of surveyor general of district .		102
Sale under execution, where made	8	103
Title shall vest in purchaser	8	103
Surveyor general shall scale to same		103
Scale bill shall be evidence of ownership	8	103
Scaleage and boomage taxed in bill of costs, at levy	9	103
Lien not defeated by giving note, except for discharge of lien	ΙO	103
Statement for lien deemed true unless denied	11	103
Surveyor general required to file such statement		103
Fees for		103
Certified copies evidence in courts	12	103
Claimant may purchase other claims against same logs		103
Mortgage for stumpage or other claims an additional lien		103
Perview of act limited to laborers for hire	14	104
Act to take effect from and after passage	15	104
Act to take effect in 1st lumber district, October 1st, 1876	15	104
LEGISLATIVE EXPENSES,—		
Appropriation for present session, \$65,000	1	119
LEGALIZING ENACTMENTS,—		
The state agricultural association	I	46
All instruments heretofore acknowledged by officers named, legalized .		59
All affidavits legalized		83
LINCOLN COUNTY,—		
Voters in, shall decide by ballot whether cattle shall run at large	İ	92
LOG MARKS,		
Surveyor general of second district shall open books of record for	'n	99
Shall transfer and re-enter those now of record in district		99
Shall be done 6 months after passage of this act at owners request		99
Original record to be void in 6 months, exceptions what		99
These books, a public record	2	99
They shall be evidence	2	99
MANUFACTURING,—		
Iron, copper and other metal, corporations for	ī	44
		11
MARRIAGE—	_	,,
Or death shall not abate a civil action	1	66

MALFEASANCE,—	SEC.	PAGE.
County commissioners appointing one of themselves to position of trust or profit	1	86
MINING AND SMELTING,—		
Corporations for	I	44
Shall have an office in this state	7	46
MISDEMEANOR,	·	
Charivaries, so defined and punished	1	72
Fighting in any public street, hall, alley, lane, tavern, hotel, saloon,		•
post office or place of resort, so defined	2	72
Disturbance of any school, social or other club, or any lawful assemble, as defined	_	<b>H</b> 2
bly, so defined	3	73
Selling kerosene oil rejected by inspector	. 2 2	. 96
Selling before inspection	4	109
	4	100
MINNESOTA STATE REFORM SCHOOL,—		
Appropriation for, \$17,000	I	ττ7
Salaries, repairs etc, \$10,000	2	117
MORTGAGES,—		
Foreclosure of, pending suit, for discharge of record	r	57
The mortgagor may save right of redemption, by depositing purchase	1	
money with sheriff	1	57
Sheriff to be notified that the mortgage is claimed to have been satis-		
fied		57
Sheriff shall hold such money as provided	1	57
Mortgagor shall give bond with sureties to purchaser to pay interest	_	
that may accrue in case said action fail	I	57
Such deposit shall be deemed a redemption from foreclosure Sheriff shall pay over money deposited with him in case the action for	I	57
discharge of record fail	_	
If mortgagor shall have succeeded or partly so, sheriff shall refund	I	57
in accordance with decision		~ 0
The remedy to be deemed cumulative		58
Officer making sale of property by foreclosure, shall deliver to pur-	1	. 58
chaser a certificate, to contain what	I	58
It shall be executed, acknowledged and recorded		58 58
The time when certificate shall be recorded, not limited		58
Section 11, chapter 81, statutes 1866, amended, repealing clause re-	•	. 50
quiring said certificate to be recorded in 20 days	. 2	58
May be foreclosed by foreign administrators by advertisement, how	I	59
Execution of, in blank made valid	I	81
Register of deeds shall keep alphabetical index of marginal dis-		
charges of	1	85
NEWSPAPERS,—		
Though partly foreign, may publish delinquent tax lists	I	22
. Shall have a definite size to contain delinquent tax lists	. 1	23

ORGANIZATION OF VILLAGES,—	SEC.	PAGE.
(See villages.)		
OIL, ILLUMINATING,-		
(See Kerosene.)		
ORPHANS' SOLDIERS' HOME,—		
\$16,000 appropriation for	I	118
PENALTIES,-	,	
And interest on taxes, for 1876, abated on account of grasshoppers, &c		25
For selling liquor near state university, what For issue or sale of fraudulent stock or evidence of debt of mining com	-	91
panies	10	46
For giving false receipts for storage of grain, what		96
Of assessors and county auditors for neglecting duty, in relation to col		97
lecting statistics		98
For selling kerosene oil when rejected or before inspection		106
For falsely, branding oils		, 106
For certain taxes of grassnopper sufferers, 1870 femitted	, 1	113
PERSONAL PROPERTY,—		
Machinery of elevators held to be, for purposes of taxation		20
Stock of mining companies		45 68
When distrained for cause, actions for shall be tried where property i		Un
situated		69
Act to apply to commenced cases	2	• 69
PEMBINA COUNTY,		
Detached from Becker county and attached to Clay county for judicia	.1	
purposes	. 1 ct	127
court of Clay county		127
PRINTING		
Press and material exempted from sale or attachment	I	61
PIPESTONE COUNTY,		
Detached from Cottonwood, annexed to Rock for judicial purposes	I	94
POLK COUNTY,		
Detached from Becker and attached to Clay for judicial purposes  Judicial proceeding pending in former to be deemed pending in district	τ	127
court in Clay county	I	127
PUBLIC SCHOOLS,		
(See Schools.)		

POLLS,—	SEC.	PAGB.
All elections shall open at 9 a.m. and close promptly at 5 o'clock p.m.	. 1	87
POWER OF ATTORNEY,—	•	
Legalized, though executed in blank or name of grantee omitted	1	81
PROBATE COURT,—		
Shall file schedule of property of insane persons	1	88
persons	3	89
Shall direct guardian, what claims and the amount to be paid	3	89
His order shall be conclusive on all parties	3	89
Court governed by same rules of evidence as in estate of deceased		
persons	4	89
Claimants against insane persons barred, after notice of time fixed, by		89
Judge shall approve sureties of deputy inspectors of oils	3	105
PUBLICATION,—		
Assignees shall give notice of assignment by		63
How and when to be given	4	63
Commissioner of statistics shall publish acreage of crops for 1876, when		98
	•	90
RAILROADS,—		
Shall build cattle guards and fences, within what time	I	40
Shall be liable for animals killed or injured by negligence	2	40
Failure to build guards and fences, deemed negligence	2	40
Refusing to pay for animals killed, damages shall be recoverable by	•	
action	3	40
treble damages	4	40
Of actual damages if paid in ten days	4	41
RAILROAD COMPANIES, RE-ORGANIZATION OF-		
Foreclosure of mortgages or trust deeds, how made	1	47
Purchasers shall acquire all the rights and privileges of mortgagees	1	48
Corporate franchises also, whether included in mortgage or not Such purchasers may organize anew, and shall possess all the privi-		48
leges of original company	1	48
Shall have a meeting within 30 days after delivery of certificate of sale	1	48
Shall give ten days' notice	1	48
Meeting shall be within the state	I	48
May then and there reorganize and become a corporate body &c	I	49
Company shall certify to statement, to contain what	I	49
Statement to be recorded with secretary of state	I	49
Certified copy shall be evidence ,	I	49
Decrees of foreclosure heretofore made, not impaired	Ι,	49
Court shall decree payment of employees of defaulting party and ful-		
fillment of contracts for land sales	I	49
Possessory right of third parties to remain unimpaired	I	49

ROADS, COMMON—	SEC.	PAGE.
(See Highways.)		
RAMSEY COUNTY,—		
Pay of counsel for defendant in certain criminal cases not to exceed		
\$10 in	I	74
REDEMPTION,—		
After tax sale may redeem in two years	I	25
Right of, how secured, when a mortgage is claimed to be satisfied	I	57
REAL ESTATE,—		
An act relating to title to, by descent	Ī	55
Surviving wife or husband entitled to homestead	2	55
Entitled to an equal undivided 1/3 of all other lands free from testament		
ary disposition	3	55
When no surviving wife or husband, whole estate shall decend, how .	3	56
Escheats to state, if no surviving kin	3	56
When sold under execution, not required to record certificate of sale in	,	
20 days	I	. 65
Actions relative to, shall be tried where property is situated	ī	70
Power of attorney, for conveyance of, valid though executed in blank .	Į	81
In any deed of real estate, by a power of attorney, claimants under, bar-	-	
red from pleading execution of power in blank	1	81
Liens upon, how removed after judgments	I	87
Actions for, may lie against guardians for insane	6	89
Guardian for insane may sell	Į	90
register of deeds,—		
Shall receive and file chattel mortgages in unorganized counties	. 1	.71
Shall endorse number and time of reception of same		71
Shall provide a suitable book of record for same	I	71
Book, how arranged	1	71
Shall keep alphabetical index of marginal discharge of mortgages		89
ROCK COUNTY,		
Pipestone county annexed to, for judicial purposes	I	94
STATE AUDITOR,—		
'Shall give notice of number of mills on the dollar to be levied for state taxes for the year 1876		
Shall draw warrants on treasury for claims on insane asylum		. 24
Shall draw warrants for forestry association		115
For publication of tax laws for use of assessors		120
		123
For wolf bounties		111
Shall preserve county orders received for won boundes	4	111
SURPLUS FUND INSURANCE COMPANIES,—		
(Con Incurrance )		

STATISTICS,—COLLECTION OF	SEC.	PAGE
Assessors shall transmit to county auditor an abstract of acreage		•
cultivated, during current year, when	I	98
Of what crops	I	9(
Of area and product of preceding year	I	98
Of domestic animals, &c	Ţ	98
Commissioner of statistics shall prepare blanks ,	I	98
County auditors shall distribute blanks to assessors	1	98
Penalty, if assessor fails to perform duty	1	98
County attorney shall prosecute	I	98
Auditor shall send abstract to commissioner, when	1	98
Penalty, for non-performance	I	98
Commissioner shall make a tabulated abstract, when	1	98
Shall cause same to be printed in newspapers of state, when	ι	98
SLATE,		
. Corporations to quarry, authorized	1	53
STATE AGRICULTURAL ASSOCIATION,—	1	
Incorporation of, made valid,	t	46
Defect in articles of, legalized	ī	47
Also filing execution and recording, thereof	1	47
All proceedings heretofore had under, legalized	3	47
All conveyances, contracts by legalized	2	47
To have same force and effects as if made in conformity to the statutes	2	47
STATE REFORM SCHOOL,—		
Appropriation for	1	117
STATE PRISON,—		
Solitary confinement abolished	1	91
SECRETARY OF STATE,—	•	
Shall record statement of organization of railroad companies	1	49
Clerkship in office of	I	112
Shall approve sureties of state inspector of oils	3	105
Oil inspector shall report annually to	3	10(
Shall file articles of incorporation for mining companies	3	44
SHERIFF,—		
Right of redemption pending litigation, secured by depositing amount		1
of mortgage with	I	57
When case determined, shall pay redemption money to the party entitled	1	57
Time of recording certificate of foreclosure not limited	I	58
In foreclosure by action, certificate of sale not limited	I	58
Sale of real property under execution, time of recording certificate not		
specified	1	6
May open and adjourn court in absence of judge with or without day,	-	
when	1	80

SEIBENALER MATHIAS,—	SEC.	PAGE.
Contested election, appropriated for, \$300	I	<b>7e</b> 1
STORAGE OF GRAIN,—		
Grain delivered in storage, a bailment and not a sale	ı	96
Mingling or removal of grain by bailee, not to affect relation of parties		96
Grain not liable to seizure in action against bailee		96
Bailee shall give a receipt on deposit of grain		96
Amount and kind of grain and terms of storage to be stated thereon .		96
The words "advance made" thereon, if made	2	96
Receipt shall be prima facie evidence of amount and grade of grain		
stored		96
Giving false receipts, a misdemeanor	2	96
Upon offer of receipts and charges, bailee shall deliver grain in grade		96
and amount as received		yc
guilty of larceny		96
Sheriff may take possession of equal amount and grade on affidavit		97
Action shall be, as if for delivery of personal property, if in district	٠.	91
court	4	97
As for replevin of, in justice court	4	97
Person to whom transferred shall be owner of goods	5	97
Bailee shall not sell without consent of owner		97
Unlawful to mix grains or deliver one grade for another		97
Grain not to be tampered with in any way without consent of owner.		97
Violation of section 6 or 7 of this act, a felony		98
Punishment, state prison not exceeding 5 years, and fine not exceeding		
\$1,000	8	98
SCHOOLS,—		
When and upon what terms, non-residents may attend	I	. 31
SCHOOL DISTRICTS,—		
May contain six miles square	I	31
Women may hold office in		30
Joint districts formed by concurrent action	9	20
SCHOOL DISTRICT MEETING,—		
Majority vote may fix a school house site	ı	31
Two-thirds vote necessary to change a site :		31
When a majority vote may change a site	I	31
What women may vote at meetings	Į	31
Women need not register	1	30
Women must have resided in the U.S. one year	. 1	30
Women must have resided in state 4 months		30
Women must have resided in district 10 days	Ţ	30
When ballots deposited in separate box, but canvassed together	2	30
Non-residents not allowed to vote	ľ	31
Persons elected at, must file acceptance		29
Failure to tile acceptance deemed refusal to serve	7	29

## index.

Apportionment of current school fund to counties	SCHOOL DISTRICT CLERK—,	SEC.	PAGE.
Shall not draw order for pay of teacher who has not filed report in clerk's office		I	27
Clerk's office			27
SCHOOLS,—STATE SUPERINTENDENT OF,—  Apportionment of current school fund to counties			
Apportionment of current school fund to counties	clerk's office	I	27
When made and on what basis after 1876 1 27 Upon what basis made in 1876 1 27 Prepare and distribute registers and blanks 6 28 Authorized to procure them 6 29 SCHOOLS,—County Superintendents of  To be elected in certain counties 1 32 Report to Superintendent of Public Instruction when made, and what to contain 5 28 Report to county auditor—when made, and what to contain 5 28 On receiving teachers report shall certify 27 SCHOOLS,—TEACHERS.—  Must keep registers of pupils and attendance 1 26 Must within 10 days of close of term report names of pupils 1 26 Must report to district clerk and county superintendent 1 27 Not paid in case of neglect 1 27 SCHOOLS,—APPORTIONMENTS BY COUNTY AUDITORS,—  When to be made 3 28 Of what dustricts 3 3 28 To what districts 3 3 28 To what districts 3 3 28 Upon what basis made after 1876 3 28 Upon what basis made in 1876 3 28 Upon what basis made in 1876 3 28 STATE CERTIFICATES OF EMINENT QUALIFICATION,—  Repeal of law for 8 26 SUPREME COURT,—  When judges disqualified to try, governor or licutenant governor shall appoint district judges in their stead 1 19 Judges of, shall issue writs and processes, what and to whom 1 75 Supreme Court,—  When judges disqualified to try, governor or licutenant determine on issuance or return of same 1 75 Any single judge may issue such writ and prescribe as to service and return of same 1 75 SUPERINTENDENT OF PUBLIC INSTRUCTION,—	SCHOOLS,—STATE SUPERINTENDENT OF,—		
When made and on what basis after 1876 1 27 Upon what basis made in 1876 1 27 Prepare and distribute registers and blanks 6 28 Authorized to procure them 6 29 SCHOOLS,—County Superintendents of  To be elected in certain counties 1 32 Report to Superintendent of Public Instruction when made, and what to contain 5 28 Report to county auditor—when made, and what to contain 5 28 On receiving teachers report shall certify 27 SCHOOLS,—TEACHERS.—  Must keep registers of pupils and attendance 1 26 Must within 10 days of close of term report names of pupils 1 26 Must report to district clerk and county superintendent 1 27 Not paid in case of neglect 1 27 SCHOOLS,—APPORTIONMENTS BY COUNTY AUDITORS,—  When to be made 3 28 Of what dustricts 3 3 28 To what districts 3 3 28 To what districts 3 3 28 Upon what basis made after 1876 3 28 Upon what basis made in 1876 3 28 Upon what basis made in 1876 3 28 STATE CERTIFICATES OF EMINENT QUALIFICATION,—  Repeal of law for 8 26 SUPREME COURT,—  When judges disqualified to try, governor or licutenant governor shall appoint district judges in their stead 1 19 Judges of, shall issue writs and processes, what and to whom 1 75 Supreme Court,—  When judges disqualified to try, governor or licutenant determine on issuance or return of same 1 75 Any single judge may issue such writ and prescribe as to service and return of same 1 75 SUPERINTENDENT OF PUBLIC INSTRUCTION,—	Apportionment of current school fund to counties	1	26
Prepare and distribute registers and blanks 6 28 Authorized to procure them 6 29 SCHOOLS,—County Superintendent of Public Instruction when made, and what to contain		I	27
Authorized to procure them		1	27
SCHOOLS,—County Superintendent of Public Instruction when made, and what to contain		6	28
To be elected in certain counties Report to Superintendent of Public Instruction when made, and what to contain Report to county auditor—when made, and what to contain Report to county auditor—when made, and what to contain SCHOOLS,—TEACHERS.—  Must keep registers of pupils and attendance Must within 10 days of close of term report names of pupils Must report to district clerk and county superintendent Not paid in case of neglect SCHOOLS,—APPORTIONMENTS BY COUNTY AUDITORS,— When to be made Of what funds To what districts Upon what basis made after 1876 Upon what basis made after 1876 328 Upon what basis made in 1876 STATE CERTIFICATES OF EMINENT QUALIFICATION,— Repeal of law for SOLDIERS' ORPHANS' HOME,— Appropriation for 1876, \$16,000  SUPREME COURT,— When judges disqualified to try, governor or lieutenant governor shall appoint district judges in their stead 1 19 1 18 1 18 1 19 1 19 1 19 1 19 1 19	Authorized to procure them	6	29
To be elected in certain counties Report to Superintendent of Public Instruction when made, and what to contain Report to county auditor—when made, and what to contain Report to county auditor—when made, and what to contain SCHOOLS,—TEACHERS.—  Must keep registers of pupils and attendance Must within 10 days of close of term report names of pupils Must report to district clerk and county superintendent Not paid in case of neglect SCHOOLS,—APPORTIONMENTS BY COUNTY AUDITORS,— When to be made Of what funds To what districts Upon what basis made after 1876 Upon what basis made after 1876 328 Upon what basis made in 1876 STATE CERTIFICATES OF EMINENT QUALIFICATION,— Repeal of law for SOLDIERS' ORPHANS' HOME,— Appropriation for 1876, \$16,000  SUPREME COURT,— When judges disqualified to try, governor or lieutenant governor shall appoint district judges in their stead 1 19 1 18 1 18 1 19 1 19 1 19 1 19 1 19	SCHOOLS,—County Superintendents of.—	•	
Report to Superintendent of Public Instruction when made, and what to contain	•	I	32
to contain			3
Report to county auditor—when made, and what to contain 5 28 On receiving teachers report shall certify 1 27  SCHOOLS,—TEACHERS.—  Must keep registers of pupils and attendance 1 26 Must within 10 days of close of term report names of pupils 1 26 Must report to district clerk and county superintendent 1 27 Not paid in case of neglect 1 27  SCHOOLS,—APPORTIONMENTS BY COUNTY AUDITORS,—  When to be made 1 28 Of what funds 1 28 Of what funds 1 28 To what districts 1 28 Upon what basis made after 1876 1 28 Upon what basis made in 1876 1 3 28 STATE CERTIFICATES OF EMINENT QUALIFICATION,—  Repeal of law for 8 26  SOLDIERS' ORPHANS' HOME,—  Appropriation for 1876, \$16,000 1 118  SUPREME COURT,—  When judges disqualified to try, governor or licutenant governor shall appoint district judges in their stead 1 19 Judges of, shall issue writs and processes, what and to whom 1 75 Subject to its own regulations, shall always be open, to hear and determine on issuance or return of same 1 75 Any single judge may issue such writ and prescribe as to service and return of same 1 75 SUPERINTENDENT OF PUBLIC INSTRUCTION,—			28
Must keep registers of pupils and attendance			. 28
Must keep registers of pupils and attendance	On receiving teachers report shall certify	ī	27
Must keep registers of pupils and attendance	SCHOOLS -Trachers -		
Must within 10 days of close of term report names of pupils	·		26
Must report to district clerk and county superintendent 1 27 Not paid in case of neglect 1 27 SCHOOLS,—APPORTIONMENTS BY COUNTY AUDITORS,—  When to be made 3 28 Of what funds 3 28 To what districts 3 28 Upon what basis made after 1876 3 28 Upon what basis made in 1876 3 28 STATE CERTIFICATES OF EMINENT QUALIFICATION,— Repeal of law for 8 26 SOLDIERS' ORPHANS' HOME,— Appropriation for 1876, \$16,000 1 118 SUPREME COURT,—  When judges disqualified to try, governor or lieutenant governor shall appoint district judges in their stead 1 19 Judges of, shall issue writs and processes, what and to whom 1 75 Subject to its own regulations, shall always be open, to hear and determine on issuance or return of same 1 75 Any single judge may issue such writ and prescribe as to service and return of same 1 75 SUPERINTENDENT OF PUBLIC INSTRUCTION,—		-	-
Not paid in case of neglect			_
SCHOOLS,—APPORTIONMENTS BY COUNTY AUDITORS,—  When to be made	Not paid in case of neglect		
When to be made	·		-•
Of what funds 3 28 To what districts 3 28 Upon what basis made after 1876 3 28 Upon what basis made in 1876 3 28 STATE CERTIFICATES OF EMINENT QUALIFICATION,— Repeal of law for 8 26 SOLDIERS' ORPHANS' HOME,— Appropriation for 1876, \$16,000 1 118 SUPREME COURT,— When judges disqualified to try, governor or lieutenant governor shall appoint district judges in their stead 1 19 Judges of, shall issue writs and processes, what and to whom 1 75 Subject to its own regulations, shall always be open, to hear and determine on issuance or return of same 1 75 Any single judge may issue such writ and prescribe as to service and return of same 1 75 SUPERINTENDENT OF PUBLIC INSTRUCTION,—	•		a
To what districts  Upon what basis made after 1876			_
Upon what basis made after 1876	Of what funds		
Upon what basis made in 1876	To what districts		
STATE CERTIFICATES OF EMINENT QUALIFICATION,— Repeal of law for			
Repeal of law for	-	3	20
SOLDIERS' ORPHANS' HOME,— Appropriation for 1876, \$16,000			
Appropriation for 1876, \$16,000	Repeal of law for	8	26
Appropriation for 1876, \$16,000	SOLDIERS' ORPHANS' HOME.		
SUPREME COURT,—  When judges disqualified to try, governor or lieutenant governor shall appoint district judges in their stead	•		
When judges disqualitied to try, governor or lieutenant governor shall appoint district judges in their stead	Appropriation for 10/0, \$10,000 /	1	110
shall appoint district judges in their stead	SUPREME COURT,—		
Judges of, shall issue writs and processes, what and to whom	When judges disqualified to try, governor or lieutenant governor		
Subject to its own regulations, shall always be open, to hear and determine on issuance or return of same		1	19
termine on issuance or return of same		1	75
Any single judge may issue such writ and prescribe as to service and return of same			
return of same		1	75
SUPERINTENDENT OF PUBLIC INSTRUCTION,—			
•	return of same	I	75
(See schools.)	SUPERINTENDENT OF PUBLIC INSTRUCTION,—		•
	(See schools.)		

SUPERINTENDENT OF HOSPITAL FOR THE INSANE,—	SEC.	PAGE
Shall apply for appointment of guardian for the incurable, when	ř	90
SUPERVISORS OF TOWNS,—		
Shall prosecute violation of act, in relation to highways		41
TAXES,—	•	
, ,	_	
Grain houses, elevators and other buildings on railroad grounds	ı	20
Machinery and fixtures, personal property, taxable as	l .	20
If not, as owner unknown	ı	20
Liens by mortgage, receipt for taxes paid on, an additional lien	1	20
Collectable with interest same as original lien	1	21 21
In unorganized counties to be collected by the counties to which at-	•	41
tached for judicial purposes ,	I	21
This for state purposes only	1	22
For payment of, legal indebtedness in unorganized counties		22
A reasonable sum allowed to those to which they are attached	ĩ,	22
Such compensation not to exceed ten mills per acre	1	22
Newspapers partly in foreign language may print delinquent tax lists.	1	22
Provided the foreign does not exceed one fourth of paper	í	22
County commissioners shall publish delinquent tax lists	1	23
In papers of what size	1	23
Levy of, for 1876 for state purposes shall be \$500,000	1	23
Levy not to exceed two mills on the dollar	1	24
State auditor shall estimate the number of mills	2	24
Shall notify county auditors	2	24
When paid into treasury shall be divided into ten parts, how	3	24
In townships where valuation is more than \$25,000 and less than	J	
\$35,000 maximum of	I,	24
Land sold for taxes may be redeemed in two years	Ţ	25
Penalties and interest on, abated on account of Grasshoppers and hail .	ī	25
Affidavit of inability to pay, to be made	I	28
Two witnesses and correct discription of property required	I	26
False swearing concerning, perjury	ı	26
· · Insurance companies shall pay two per cent, on what funds	1	39
This shall be in lieu of other taxes	1	39
Real and personal property of insurance companies subject to	1	39
Overseers of highways shall report unpaid road tax to town clerk	I	42
Town clerks shall receive and file lists of unpaid road tax, shall re-		
port the same to county auditor	.2	42
Lists to certify and contain what	2	42
County auditor shall make levy for these arrearages	2	42
Collectable in same manner as contingent charges	2	42
And payable to town treasurer on auditor's certificate	2	42
Shall be applied to roads and bridges	2	42
Town treasurer to pay on order of supervisor		43
Legal voters of village may authorize, not exceeding 5 miles to the \$1.	2	. 54
Wolf bounty orders receivable for	1	111

TOWN ORDERS,—	SEC.	PAGE
Shall be deposited with town clerk for road damages	1	43
Shall be paid claimant after adjudication	1	4.
Such issue or order-deemed sufficient security for payment	1	43
For grasshopper damages made valid	I	11(
TOWN CLERKS,		
Shall receive and file lists of unpaid land taxes	2	42
Shall report annually before November 1, list of delinquent road taxes	2	42
Statement of property and liabilities of co-operative associations to be		•
recorded by	I	5:
TOWN CANVASS,		
Judges of election shall determine by lot in case of tie vote	1	, 88
TOWN OVERSEERS,	•	
Shall report to town clerk, unpaid road taxes	1	42
TOWN SUPERVISORS.—		·
,		
Duty of board to prosecute infringements of highway laws Shall apply delinquent road tax when collected, how	1 2	42
	2	43
UNIVERSITY OF MINNESOTA,		
No vinous, spirituous or malt liquors shall pe sold within a mile of .	I	91
Penalty from \$50 to \$100	I	91
Or imprisonment not less than two or more than twelve months	1 .	91
Certain deed to Henry Beard legalized	I	110
erately	I	114
One thousand extra copies to be printed	1	114
Which shall be at the disposal of the board of regents	ì	114
Final reports on geology of counties	2	114
Five hundred copies shall be printed for use of such counties	2	114
Such copies at the disposal of the county commissioner	2	114
UNORGANIZED COUNTIES,-		
Chattel mortgages in. (See mortgage.)		
Taxes in, how collected	1	21
VETO,		
Proposed amendment of constitution relative to	I	. 17
VILLAGE,		
The council shall certify to the county auditor amount of taxes levied		
in village on or before September 1st, each year	1	54
At same time names of owners of personal property	l r	54
in the county	2	. 54
When partly in two counties, justices and coustables shall have all the		-
power of the same office, in each of the counties	2	54
May authorize tax not to exceed 5 mills on the dollar	1	•54

WOMEN VOTING,—	SEC.	PAGE.
Empowered to vote for school officers	· 1	30
What classes may vote	1	30
Must have resided in United States one year, and in state four months .	I	30
May vote at any district school meeting for school purpose		30
Ten days residence required	I	30
May hold office, relating to the management of schools solely	I	30
Not required to register as male voters are	I	30
Judges of election shall be satisfied that they are legal voters		30
Women's ballots shall be only for school officers at town elections	2	30
WOLF BOUNTIES,—		
(See Bounties for wolves.)		
WRITS,—	•	
Issuance of, by judges of supreme court	ſ	75
general statutes		75
fixed by act		76
fixed by act	2	77
Issued by court of 9th judicial district, returnable as fixed by act	3	78
Issued by district court of 3rd judicial district, returnable as fixed by act	1 2	79