

SECTION 1. That section seventy-nine hundred and seventy-nine (7979) of the General Statutes of eighteen hundred and ninety-four (1894) be and hereby is amended to read as follows:

Sec. 7979,
G. S. 1894,
amended.

“(a) It shall be the duty of every officer and employe of the several institutions named in this act to pay over to the superintendent of the institution without delay, any funds which may come into his hands belonging to any inmate of the institution, and to pay over to the accounting officer of the institution, without delay, any funds which may come into his hands belonging to the institution.

Officers to
turn over fees
to superin-
tendent.

“(b) It shall be the duty of the accounting officer of each institution at the close of each week or oftener to pay over to the institution treasurer all institution funds which may have come into his hands from sales of public property, board of inmates, labor of inmates, entrance or tuition fees or from any other source, and at the close of each month to draw an order on the institution treasurer in favor of the state treasurer for the amount of all such miscellaneous receipts, and forward the same to the state auditor, accompanied by a statement of all sources from which these receipts have arisen and the amount from each source.

Fees to be
turned over to
treasurer each
week.
Treasurer to
forward same
to state treas-
urer each
month.

“(c) It shall be the duty of the state auditor upon receiving such statement, to place in the hands of the state treasurer a draft for the amount upon the institution treasurer, specifying the fund to which the same is to be credited, and upon payment of such draft, to place the amount so received to the credit of said institution, adding it to any appropriations that may have been previously made by the legislature for the said institution, distributing it to the several appropriations from which it may have arisen or to the current expense appropriation, according to his discretion.”

Duties of state
auditor in rela-
tion to.

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

Approved April 11, 1899.

CHAPTER 158.

S. F. No. 398.

An act to amend section 6575 of the General Statutes of 1894, relating to the keeping of disorderly houses.

Disorderly
houses.

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

Sec. 6575,
G. S. 1894,
amended.

SECTION 1. That section six thousand five hundred and seventy-five (6575) of the General Statutes of 1894 be and the same is hereby amended so as to read as follows:

Keeper of dis-
orderly resort
guilty of
felony.

Sec. 6575. A person who keeps a house of illfame or assignation of any description, or a house, tent, vehicle, resort or place of any kind, character or description for persons to visit for unlawful sexual intercourse, or for any other lewd, obscene or indecent purpose shall be guilty of a felony. Any person who keeps a disorderly house, or any place of public resort by which the peace, comfort or decency of a neighborhood is habitually disturbed, or who as agent or owner lets a building, or any portion of a building, knowing that it is intended to be used for any purpose specified in this section, or who permits a building, or a portion of a building to be used, is guilty of a misdemeanor.

Owner of
building who
lets for im-
moral pur-
poses, misde-
meanor.

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

Approved April 11, 1899.

CHAPTER 159.

H. F. No. 43.

Offenders, ex-
amination of.

An act to amend section seven thousand one hundred and sixty-nine (7169) of the General Statutes of eighteen hundred and ninety-four (1894), relating to examination of offenders, commitment for trial and taking bail.

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

Sec. 7169,
G. S. 1894,
amended.

SECTION 1. That section seven thousand one hundred and sixty-nine (7169) of the General Statutes of eighteen hundred and ninety-four (1894) be amended so as to read as follows:

May remove
case to other
justice by af-
fidavit of prej-
udice.

Sec. 7169. Whenever any person charged with having committed an offense shall be brought before any justice of the peace, or court commissioner, for examination in accordance with the provisions of this chapter, if such person shall, before the commencement of the examination, make oath that from prejudice or other cause, he believes that the justice or court commissioner will not decide impartially in the matter, then said justice or court commissioner shall immediately transmit all the papers in the case to a justice of the peace of the same or an adjoining election district, in the same county, qualified by law to conduct the examination, who shall proceed