Proviso.

Executor after discharge may complete matters omitted from administration

Expcutor detined.

When act to take effect.
"Providec, however, that in case improper credits shall have been allowed or proper charges against him have been omitted upon settlement of his final account, by mistake, the liability of such executor or administrator shall remain in respect thereto as at present, anything in this chapter to the contrary notwithstanding.
"Sec. 17. Nothing herein contained shall be construed to abridge or effect the authority or duty of an executor or administrator to perform, after the entry of such order of discharge any duty necessary to the complete settlement of the affairs of hisi testator or intestate, as to any matter previously omitted from administration; nor shall, such discharge prevent an appeal being made and had from the order and judgment upon such accounting, as provided by statute.
"Sec. 18: The word "executor" in this and in other chapters relating to probate proceedings shall be construed to include an administrator with the will annexed." .

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

Approved March 7th, 1887.

## CHAPTER 76.

[H. F. No. 294.]
AN ACT TO AMEND SECTION THIRTY-SEVEN (37) OF CHAPTER NINEITEEN (19) OF THE GENERAL STATUTES OF ONE THOUSAND EIGHT HUNDRED AND SEVENTYEIGH'T (1878), RELATING TO DESTRAINING BEASTS DOING DAMAGE.

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

Destraining beasts from doing damage.

When act to take effect.

SECTIION 1. That section thirty-seven (37) of chapter nineteen (19) of the general statutes of eighteen hundred and seventy-eight (1878) be amended by adding thereto, after the words "Otter Tail County" the words "Wilkin County"; it being the intention of this act that the general provisions of title three (3) of said chapter apply in all respects to said Wilkin County.

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

Approved February 19, 1887.

