the complainants such damages resulting from such wrongful use as may be proved, and shall require the defendants to pay to the complainant the profits derived from such wrongful use, or both profits and damages, and the courts shall also order all counterfeit labels and advertisements in the possession or under the control of the defendant in such cause to be delivered to an officer of the court or to the complainants to be destroyed.

SEC. 6. In like manner such unions or associations of workingmen shall be authorized to proceed against all persons who shall wrongfully use or display the genuine labels, trademarks or advertisements of the respective associations or unions, not being authorized by such associations or unions to use or display the same, in any court having jurisdiction thereof.

When act to take effect;

SEC. 7. This act shall take effect and be in force sixty (60) days after its passage.

Approved April 23, 1888.

CHAPTER 10.

[H. F. No. 500.]

AN ACT TO COMPEL EMPLOYERS OF FEMALES TO FURN-ISH SEATS FOR SUCH EMPLOYES, AND TO PRESCRIBE PENALTIES FOR VIOLATION THEREOF.

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

SECTION 1. It shall be the duty of all employers of females in any mercantile, manufacturing, hotel or restaurant, business or occupation, and of every agent in charge of any such business or occupation, to provide and maintain in the room or place where such females are being employed, suitable seats for the use of such female employes, and to permit the use of such seats by such employes to such an extent as may be necessary for the preservation of their health.

SEC. 2. The certificate or testimony of any regularly licensed and practicing physician to the effect that in his opinion any person or corporation in this state, or any agent of such person or corporation is not complying with the provisions of section one (1) of this act in respect to any specified employe or employes, shall be *prima facie* evidence of the violation by such person, corporation or agent of the provisions of this act, and it shall be the duty of the state labor commissioner whenever he is informed of the violation of any of the provisions of this act, to

Female employes, seats for.

Evidence of violations of act.

cause the matter to be at once brought to the attention of the proper authorities and to assist in furnishing evidence of such violation; but nothing herein contained shall be construed to prevent any other person from making such complaint and furnishing such evidence nor to interfere with the discharge of their lawful duty by all state and county officers.

SEC. 3. Every person who shall violate any of the pro- Penalty for visions of this act, shall, for each and every day of such violation. violation, be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by fine of not less than ten (10) dollars nor more than twenty-five (25) dollars, or by imprisonment for not less than ten (10) days nor more than thirty (30) days, or both, in the discretion of the court.

SEC. 4. All acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

SEC. 5. This act shall take effect and be in force from When not to take effect. and after its passage.

Approved March 19, 1889.

CHAPTER 11.

[S. F. No. 84.]

AN ACT TO PUNISH AND PREVENT FRAUD IN THE SALE OF GRAIN, SEED AND OTHER CEREALS.

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

SECTION 1. That whoever, either for his own benefit or Grain, seed and as agent of any corporation, company, association or per- other ornels. son, obtains from any other person anything of value, or procures the signature of any such person, as maker, endorser, guarantor or surety thereon, to any bond, bill, receipt, promissory note, draft, check, or any other evidence of indebtedness, as the whole or part consideration of any bond, contract or promise given the vendee of any grain, seed or cereals, binding the vendor or any other person, corporation, company, association, or the agent thereof, to sell for such vendee any grain, seed, or cereals, at a fictitious price, or at a price equal to or more than four (4)times the market price of such grain, seed or cereals, and who ever sells, barters or disposes of, or offers to sell, barter or dispose of, either for his own benefit or as the agent of any corporation, company, association or person, any bond, bill, receipt, promissory note, draft, check, or other evidence of indebtedness, knowing the same to have

to prevent frand in the sale of.