

bearer, negotiable by delivery, bearing interest at the rate not to exceed 10 per cent per annum and convertible into stock or not, as may be deemed expedient, and may sell them at such rates or prices as they deem proper, and if said bonds shall be sold below their normal or par value, they shall be valid and binding on the company, and no plea of usury shall be put in or allowed by said companies in any suit or proceeding upon the same.

“And that all the provisions of this chapter, as to the lien of such mortgage or deed of trust, future acquired property, both personal and real estate, the manner and place of recording, the notice and effect of such mortgages or deeds of trust when executed by railroad companies shall extend and apply also to any such mortgage or deed of trust when executed by telegraph or telephone companies recorded in the office of the register of deeds of the county through which the line or lines mortgaged or deeded may run.”

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

Approved March 11, 1902.

H. F. No. 29.

CHAPTER 23.

Corporations

An act to legalize in certain cases proceedings for changing the name of private corporations.

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

Change of
name of
private cor-
porations.

SECTION 1. That in any case where there has been heretofore an attempted change in the name of any private corporation under any of the general laws of this state, and the corporation so attempting to change its name has adopted a resolution expressing such proposed change of name by a two-thirds (2-3) vote of all its stockholders present and voting at any regular meeting of such corporation or at any special meeting called for that purpose, and clearly specifying the same and outlining the proposed amendment, and filing and publishing such resolution in the manner provided by law for filing and publishing its original articles, and has in fact proceeded as such corporation, under the new name assumed by them, to transact and carry on its business, and in pursuit thereof has in good faith received and transferred by conveyance, to or from such body corporate, in such

new corporate name, any property, real or personal, such attempted change of name of such corporation is hereby legalized and declared a valid and effectual change of such name from and after the time of the actual filing and publishing of such resolution as aforesaid; and any and all conveyances of property, real or personal, in good faith and lawful form, made to or by any such corporation under such new corporate name, are hereby legalized and declared as valid and effectual for the purposes intended thereby, as if such name had been originally in all things legally assumed by such corporation.

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

Approved March 11, 1902.

CHAPTER 24.

H. F. No. 52.

An act to amend chapter two hundred and twenty-one (221) of the General Laws of eighteen hundred and ninety-seven (1897), as amended by chapter two hundred and forty-two (242) of the General Laws of eighteen hundred and ninety-nine (1899), as amended by chapter two hundred and twenty-nine (229) of the General Laws of nineteen hundred and one (1901), entitled "An act for the preservation, propagation, protection, taking, use and transportation of game and fish."

Game and fish.

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

SECTION 1. That section fourteen (14) of chapter two hundred and twenty-one (221) of the General Laws of eighteen hundred ninety-seven (1897) be and the same is hereby amended so as to read as follows:

Sec. 14. No person shall hunt, catch, take, kill, ship or have in possession any elk, deer or fawn at any time, except that deer may be killed between November the 10th and November 30th of the same year, but no person shall kill more than three (3) deer in any one season provided, that no buck, doe, deer or fawn shall be offered for sale or sold at any time.

Elk, deer and fawn.

And provided, further, that when any deer has been lawfully killed, they may be had in possession for five (5) days after the time herein limited for killing the same, and be used in the manner herein allowed, but not otherwise. It shall be and is hereby made unlawful for any

Possession and transportation of game.