

plies, shall also be superintendent of such correction or work farm for women, but said commission shall have authority to employ all other necessary assistants for carrying on said institution, and shall in all other respects have the same powers and duties in connection therewith, as is hereinbefore provided for the management and control of such correction or work farm for men, in order that such farm for women may be maintained and female prisoners be cared for thereon in substantially the same manner as is hereinbefore provided for men. That female offenders may be sentenced to confinement on said correction or work farm for women by any of the courts in such county in like manner as male offenders are sentenced to said correction or work farm for men, and such Board of Work Farm Commissioners shall have the same jurisdiction and control over such female prisoners as over male prisoners sentenced to said farm.

Sec. 3. This act shall take effect and be in force from and after its passage.

Approved April 21, 1915.

CHAPTER 213—S. F. No. 631.

An Act forbidding vacating buildings, by tenant, without notice to landlord, between November 15th and April 15th following.

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

Section 1. **Notice to be given of vacation of building.**—Every person who shall, between the 15th day of November and the 15th day of April following, remove from, abandon or vacate any building or part thereof, occupied by him, or in his possession, as tenant, except upon the termination of his tenancy, and which contains any plumbing, water, steam or other pipe liable to injury from freezing, without first giving to the landlord, owner, or agent in charge, of such building three days notice of his intention so to remove, shall be guilty of a misdemeanor.

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

Approved April 21, 1915.

CHAPTER 214—S. F. No. 744.

An Act authorizing cities of Minnesota of over 50,000 inhabitants to issue bonds for the construction of sewers in such cities.

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

Section 1. **\$250,000 sewer bonds authorized for Minneapolis.**—Any city of this state now or hereafter having over fifty thou-