

CHAPTER 378—H. F. No. 40.

An to amend Section 4381 of the General Statutes of 1913 relating to railroads and the delivery of live stock at stock yards.

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

Section 1. **Live stock to be delivered at stock yards within five hours after its arrival at terminals.**—Section 4381 of the General Statutes of 1913, is hereby amended so as to read as follows:

4381. That all live stock arriving at any terminal over any line of railroad in this state, which is billed to any stock yard within *twenty* miles of said terminal where live stock is bought, sold or transferred, shall be delivered to chutes of such stock yard within five hours after its arrival at such terminal unless prevented by an act of God; of which time any terminal railroad whose principal business is transferring live stock from terminal interchanging points to stock yards for unloading shall be allowed not more than three hours time of the said six hours after the live stock has been delivered to it in which to deliver said live stock to the stock yard chutes.

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

Approved April 20, 1917.

CHAPTER 379—H. F. No. 88.

An act to authorize any city of the first class not governed by a home rule charter to issue and sell its bonds for the purpose of caring for the flood waters of any creek in said city by diverting the same either within or without such city, or otherwise disposing of the same.

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

Section 1. **\$150,000 bonds authorized for caring for flood waters in Minneapolis.**—Any city of the first class not governed by a home-rule charter is hereby authorized, by resolution duly passed by an affirmative vote of not less than two-thirds of all the members of its city council or other governing body, to issue and sell not to exceed one hundred and fifty thousand dollars (\$150,000.00) par value, of the bonds of such city, for the purpose of caring for the flood waters of any creek in such city, by diverting the same either within or without such city or otherwise disposing of the same.

Sec. 2. **To be issued notwithstanding city's present indebtedness.**—The bonds so authorized may be issued and sold notwithstanding any law of this state prescribing or fixing a limit upon the bonded indebtedness of such city. The faith and credit