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Penalty for giving fictitions name.

When act to

take effect.

5 SEC. 2. Whoever purchases any such poison and gives a false or ficticious name, shall be punished in the same manner by a fine not exceeding fifty dollars.

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

Approved February 27, 1875.

CHAPTER XCII.

AN ACT TO PROVIDE FOR THE FURTHER SECURITY OF HUMAN LIFE IN BUILDINGS AND HALLS USED FOR PUB-LIC PURPOSES.

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

SECTION 1. That the doors of all theatres, opera houses, public halls, and places used for public entertainments, exhibitions or meetings, and which doors are used, either exclusively or in part, for the purpose of admission to and egress from the same, shall be so hung and arranged as to open outwardly; and during any exhibition, entertainment, or meeting held therein, such doors shall be kept unlocked and unfastened, and in such a condition that, in case of danger or necessity, immediate escape from any such theatre, opera house, or public hall, or place, will not be prevented or interfered with by such doors thereof being locked, or otherwise fastened.

SEC. 2. Any person or persons owning any theatre, opera house, public hall, building or place used for public exhibitions, entertainments or meetings, or who, as agent for the owner of the same, shall rent the same, or allow it to be used for the public purposes aforesaid, without first having the doors thereof hung and arranged as provided by section one, shall, for each and every violation thereof, be guilty of a misdemeanor, and upon conviction thereof, be each fined in a sum not exceeding one hundred dollars, and not less than twentyfive dollars, and in default of the payment of the said fine and costs, shall be committed to the county jail of the proper county, for a period not exceeding two months, and not less than fifteen days; Provided, however, That the provisions of this act shall not apply to the use or renting of any theatre, opera house, public building or hall now used for such purpurposes, until on or before the first day of July, A..D. eighteen hundred and seventy-five.

Doors of public halls, etc., to swing outward.

Penalty for non-compliance with provisions.

SEC. 3. This act shall take effect and be in force from and when act to take effect. after its passage.

Approved March 9, 1875.

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CHAPTER XCIII.

AN ACT TO PROTECT PARTIES FURNISHING SOWING SEED.

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

SECTION 1. Any person who desires to secure a loan or purchase of sowing seed at any time, may, at the time of receiving such seed, give a note or contract for the same to the party of whom he secures it, stating the amount and kind of seed, To secure loan the terms of the loan or purchase, and the time and manner of for purchase of sowing seed, return or payment; and the party furnishing such seed and how. receiving such note or contract therefor, may acquire a just and valid lien upon the crop growing, or raised from such seed, by filing as hereinafter provided said note or contract, or a true copy thereof, or a statement of the amount and kind of seed furnished, and the terms, time and manner of payment.

SEC. 2. The note, contract or statement, or copy thereof, mentioned in section one of this act, shall, in order to constitute such lien, be filed with the town clerk of the town in which the borrower resides, or in which the land on which said seed is sown is situated, and the town clerk shall receive, file, en-dorse and enter the same in the same manner as is by law made valid. required in case of chattel mortgages, and shall receive the same fees therefor; and from the time of filing such note, contract or statemet, or copy thereof, the party loaning the seed, or assigns, shall have a valid first claim and lien upon the growing 'crop and the crop grown from such seed, to the amount and according to the terms of the contract, against all creditors and purchasers as well as against the owner; and such lien shall not be affected by any exemption laws, and the filing aforesaid shall constitute a sufficient notice to all persons of the existence of such lien, but such lien shall cease after one year from the date of filing the same.

SEC. 3. The party owning such note or contract and having When owner of such lien may at any time after condition broken, proceed to note to take take possession of the crop raised from the seed for which it possession of was given or so much thereof as he may be entitled to take a was given, or so much thereof as he may be entitled to take or receive according to the terms of such note or contract, and the necessary expense of taking the same, and upon the receipt