tion) by authority of its board of directors (or trustees), and said A. B. acknowledged said instrument to be the free

act and deed of said corporation (or association).

(In case the corporation or association has no corporate seal, omit the words "the seal affixed to said instrument is the corporate seal of said corporation (or association) and that," and add, at the end of the affidavit clause, the words, "and that said corporation (or association) has no corporate seal.")

(In all cases add signature and title of the officer taking

the acknowledgment.)

SEC. 2. When a married woman unites with her husband in the execution of any such instrument, and acknowledges the same in one of the forms above sanctioned, she shall be described in the acknowledgment as his wife, but in all other respects her acknowledgment shall be taken and certified as if she were sole; and no separate examination of a married woman in respect to the execution of any release of dower or other instrument affecting real estate, shall be required.

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

and after its passage.

Approved March 3, 1883.

CHAPTER 100.

AN ACT IN RELATION TO THE RIGHTS AND LIABILITIES OF OWNERS AND LESSORS, AND OF LESSEES AND OCCUPANTS OF BUILDINGS.

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

Tenants released from reas in certain cases.

Married woman

to be described as wife.

Section 1. Tenants need not pay rent in certain cases. The lessees or occupants of any building which shall, without any fault or neglect on their part, be destroyed, or be so injured by the elements, or any other cause, as to be untentable or unfit for occupancy, shall not be liable or bound to pay rent to the lessees or owners thereof after such destruction or injury, unless otherwise expressly provided by written agreement or covenant, and the lessees or occupants may thereupon quit and surrender possession of the leasehold premises, and of the land so leased or occupied.

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

and after its passage.

Approved March 2, 1883.