into lengths of ten feet or less, then for all such short lengths such corporation shall only receive one and onehalf cents for each pole.

All such compensation shall be collected in the same manner, shall be due and payable at the same time, and any such corporation shall have the same lien therefor, and such lien may be enforced in the same manner as the charter or other law governing such corporation now provides for the collection of other compensation, or tolls, for services to be performed in handling, assorting and delivering saw logs.

SEC. 3. The provisions of this act shall not apply to any such corporation whose charter provides any other or different rate of compensation than that hereinbefore provided.

SEC. 4. This act shall take effect and be in force one Act takes effect year after its passage.

Approved April 6, 1893.

## CHAPTER 39.

An act to provide for doorkeepers, cloak-room keepers and Doorkeepers, etc., of the legispages at the opening of the Senate and House of Representatives. Isture.

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

SECTION 1. At the opening of each session of the legislature of the state of Minnesota, it shall be the duty of the janitor of the state capitol to employ two doorkeepers, one cloakroom keeper and two pages to serve during the organization of the senate and until the president of the senate or the senate by resolution or otherwise shall have made regular appointments to fill such places; and two doorkeepers, three cloakroom keepers and four pages to serve during the organization of the house of representatives and until the speaker of the house, or the house by resolution or otherwise, shall have made the regular appointments to fill said places, and thereupon the services of the persons so employed shall cease; and the janitor shall certify to the number of days the said employes served in their respective places, and the amount due compensation. them for such service. Doorkeepers and cloakroom keepers to be paid at the rate of three dollars per day, and the pages to be paid at the rate of two dollars per day for the actual time of such service rendered.

SEC. 2. No person or persons who may aid or assist in the senate or house of representatives during its organi- fy for payment. zation as doorkeepers, cloakroom keepers, pages, filekeepers, gallery-keepers, committee-room keepers, or who may after the organization of either branch be appointed or elected to fill any position referred to in this section,

Authorizes janitor to appoint temporary officers.

Janitor to certi-

Not to affect previous fees in charters.

H. F. No. 220.

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shall receive pay therefor unless certified to be entitled thereto by the janitor of the capitol, as provided in section one of this act.

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

Approved March 14, 1893.

H. F. No. 884.

Fraudulent entries for races.

Prohibits entry under assumed

mmeor out of

class.

## CHAPTER 40.

An act relating to persons, corporations or associations offering premiums, purses and stakes for exhibits of, and speed contests by and between, horses, and to prevent fraudulent entries for competition for such premiums, purses and stakes.

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

SECTION 1. That in order to encourage the breeding of, and improvement in, horses in the state of Minnesota, it is hereby made unlawful for any person or persons to enter, or cause to be entered, for competition, or cause to compete for, any prize, premium, sweepstake, purse or stake offered or given by any fair, agricultural society or any other association (whether members of the parent association or not), person or persons in the state of Minnesota, or to drive or handle any horse, mare, gelding, colt or filly under an assumed name, or out of its proper class where such prize, premium, sweepstake, purse, or state is to be decided by contest.

SEC. 2. Any person or persons found guilty of violating section one of this act shall, upon conviction thereof, be imprisoned in the Minnesota state prison for the period of not less than one year nor more than five years. SEC. 3. That the class to which an animal belongs for

SEC. 3. That the class to which an animal belongs for entry purpose, as an exhibitor or performer shall be determined by the public exhibition or performance of said horse, mare, gelding, colt or filly in any former contest, either in show-ring, races, trials against time, or other contests as provided by the printed rules of the society, corporation or association under which the proposed contest is advertised to be conducted. Any person or persons misrepresenting or fraudulently concealing the public exhibition or performance in any former contest by the animal or animals which he, she or they propose to enter for competition in any such contest, shall, upon conviction thereof, be punished as provided in section two of this act, irrespective of success as to entry offered.

SEC. 4. This act shall take effect and be in force from and after its passage and publication.

Approved April 1, 1893.

Penalty therefor.

Determining class.