H. F. No. 150.

## CHAPTER 97.

Disorderly conduct on hublic conveyances. An act to amend chapter one hundred and fifty-three (153) of the General Laws of the State of Minnesota for the year one thousand eight hundred and eighty-one (1881), being an act entitled, "An act to repress and punish disorderly conduct on public conveyances, and to regulate actions of persons riding thereon."

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

Sec. 1,C. 153, Laws 1881, amended. SECTION 1. That section one (1) of chapter one hundred and fifty-three (153) of the General Laws of the State of Minnesota for the year one thousand eight hundred and eighty-one (1881), and entitled, "An act to repress and punish disorderly conduct on public conveyances," be and the same is hereby amended so as to read as follows:

Penalty for, tine and imprisonment.

Any person who shall willfully, by any of-Section 1. fensive or disorderly act or language, annoy or interfere with the passengers of any public stage, railroad car, ferryboat or other public conveyance, or who shall willfully disturb or annoy the occupants or passengers of such public stage, car, ferry boat or other public conveyance, by any disorderly act, language or display. although such act, conduct or display may not amount to assault or assault and battery, and any person who shall enter upon, ride upon or secure passage upon a railroad car or engine of any description other than a car commonly used for the carriage of passengers without right and without permission of the conductor of the train and with intent thereby to obtain a ride without payment therefor, and any person excepting railway employes in the performance of their duty, who shall take passage or ride upon or enter for the purpose of taking passage or riding upon the trucks, rods, brake-beams or any part of any car, locomotive or tender not ordinarily and customarily used and intended for the resting place of a person riding upon and operating the same, shall be deemed guilty of a misdemeanor, and such person so offending, upon conviction before any municipal court, police court or justice of the peace having jurisdiction of the offense, shall be punished by a fine not exceeding fifty (50) dollars and costs of prosecution, and in default of payment thereof may be imprisoned for a period not exceeding sixty (60) days.

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

Approved March 25, 1899.