

or returnable to the terms of court, as heretofore established by former statute, shall be deemed and construed as made, taken and returnable to the term of court as fixed by this act.

SEC. 6. This act shall take effect and be in force from and after January 1, 1904.

Approved April 18, 1903.

H. F. No. 602.

## CHAPTER 260.

Adulterated  
food, sale  
prohibited.

*An act to prohibit the sale or having in possession with intent to sell, of human foods mixed with any chemical or chemical preservative or compound, injurious to the public health, or which tends to conceal evidences of decay or putrefaction existing therein, or the mixing thereof for sale, and to protect the public health; and providing penalties for a violation thereof.*

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

SECTION 1. The sale, offering for sale, or having in possession with intent to sell, of any article or product, used or intended for use as human food, when mixed with any chemical, or chemical compound or preservative injurious to the public health, or which conceals or tends to conceal or destroy the odor or evidences of putrefaction existing in such articles of food, is hereby prohibited and made unlawful.

SEC. 2. The mixing for sale of any article or product used or intended for use as human food, with any chemical or chemical compound or preservative injurious to the public health, or which conceals, or tends to conceal or destroy the odor or evidence of putrefaction existing in such articles of food, is hereby prohibited and made unlawful.

Misde-  
meanor.

SEC. 3. Any person, corporation, officer, agent, trustee or employe of any corporation violating any of the provisions of this act, shall be deemed guilty of a misdemeanor and upon conviction thereof, shall be punished in any court having jurisdiction, by a fine of not less than twenty-five (25) or over one hundred (100) dollars, or by imprisonment in the county jail not exceeding ninety (90) days.

SEC. 4. This act shall take effect and be in force from and after August 1st, 1903.

Approved April 18, 1903.

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CHAPTER 261.

H. F. No. 580.

*An act abolishing days of grace and fixing the maturity of negotiable instruments and other evidences of indebtedness.*

Days of  
grace  
abolished.

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

SECTION 1. No promissory note, draft, "not drawn at sight" check, acceptance, bill of exchange or other evidence of indebtedness, shall be entitled to days of grace, but the same shall be payable at the time fixed therein without grace.

SEC. 2. All promissory notes, drafts, checks, acceptances, bills of exchange, or other evidences of indebtedness, falling due or maturing on Sunday, or on any legal holiday, shall be deemed due or maturing on the next succeeding business day; and when two or more of these days come together, or immediately succeed each other, then such instrument, paper or indebtedness shall be deemed as due or maturing on the day following the last of such days.

Maturing  
on Sunday  
or legal  
holiday.

SEC. 3. All acts and parts of acts inconsistent herewith are hereby repealed.

SEC. 4. This act shall take effect and be in force from and after June 30, 1903.

Approved April 18, 1903.

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CHAPTER 262.

H. F. No. 583

*An act to prohibit the use of velocipedes, track bicycles and tricycles on railroads.*

Bicycles,  
etc., on  
railroads  
prohibited.

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

SECTION 1. It shall be unlawful for any person not an employe of a railroad company, with [without] a permit from such company, to ride, operate or propel a velocipede, track bicycle or tricycle on or along the tracks of any railroad.