

CHAPTER 417—H. F. No. 825.

An Act to amend Chapter Twenty-eight (28), General Laws of Minnesota for 1911, relating to drunkenness on railway trains and street cars and prohibiting the drinking of intoxicating liquor thereon as a beverage and providing penalties for its violation.

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

Section 1. Intoxication forbidden on railroad or street car.

—That Chapter Twenty-eight (28), General Laws of Minnesota for 1911, be and the same is hereby amended so as to read as follows:

“Section 1. No person shall while intoxicated enter or be or remain upon a railway train or street car as a passenger.

Sec. 2. Public drinking on railroad or street car prohibited.

—No person shall publicly drink any intoxicating liquor as a beverage in any railway train, coach, or street car, or give, or cause to be given to any other person therein, intoxicating liquor as a beverage, except in a compartment or place where such liquor is sold or served under the authority of a license lawfully issued.

Sec. 3. Corporations and employees permitting same guilty of misdemeanor—Penalty.—Persons and corporations engaged wholly or in part, in the business of carrying passengers for hire, their agents, servants or employees who shall knowingly permit any person to drink any intoxicating liquor as a beverage in any railway train, coach, or street car, except in the compartment where such liquor is sold or served under the authority of a license lawfully issued and any person violating any provision of this act, shall be guilty of a misdemeanor and upon conviction, shall be punished by a fine of not less than ten dollars (\$10.00) or more than one hundred dollars (\$100.00), or by imprisonment in the county jail for not less than twenty (20) days, nor more than ninety (90) days.

Sec. 4. Conductor given right to arrest intoxicated person or person drinking intoxicated liquor.—The conductor of any railway train or street car shall summarily arrest, with or without a warrant, any person violating any of the foregoing provisions and for such purpose shall have the same power and authority as any peace officer, including the power to summon assistance and such conductor shall further have power to deliver any such person to any policeman, constable, or other public officer of the county in which such offense was committed, and it shall be the duty of such officer to bring the person charged with such offense before the nearest justice of the peace or municipal court of the county where said offense was committed, and to make a complaint against such person, and such complaint made upon information and belief of said officer, shall be sufficient.

Sec. 5. To carry intoxicated person to station having lock-up.—*No conductor or employee of any railroad company shall expel or allow any intoxicated person who is not in the charge of a person that is not intoxicated, to depart from his train at a station where there is no police protection, jail or lockup, but shall carry such intoxicated person to the nearest station having police and jail protection.*

Sec. 6. Conductor may take from person any intoxicating liquor in his possession.—The conductor of any railway train or street car may take from any person found violating any of the foregoing provisions, any intoxicating liquor then in the possession of such person and deliver the same to the nearest station agent, giving the person from whom it is taken a receipt therefor. Upon the presentation and surrender of such receipt within ten (10) days thereafter such liquor shall be delivered to the person presenting same and if not so delivered within such time shall be destroyed by such station agent.

Approved April 21, 1913.

CHAPTER 418—H. F. No. 985.

An Act relating to insurance corporations, prescribing the capital stock required, the kinds of business such corporations may transact, and for the repeal of acts inconsistent herewith.
Be it enacted by the Legislature of the State of Minnesota:

Section 1. What insurance companies organized under laws of this state may insure, in various states and territories—Paid-up capital stock necessary.—Insurance corporations shall be authorized to transact in any state or territory in the United States, in the Dominion of Canada, and in foreign countries any of the following kinds of business, upon the stock plan or upon the mutual plan when the formation of such mutual companies is otherwise authorized by law, when specified in their charters or certificates of incorporation.

1. To insure against loss or damage to property on land, and against loss of rents and rental values, lease-holds of buildings, use and occupancy, and direct or consequential loss or damage caused by change of temperature resulting from the destruction of refrigerating or cooling apparatus, or any of its connections, by fire, lightning, hail, or tempest, or any or all of them.

2. To insure vessels, freights, goods, wares, merchandise, specie, bullion, jewels, profits, commissions, bank-notes, bills of exchange, and other evidences of debt, bottomry and respondentia interest, and every insurance appertaining to or connected with marine risks and risks of transportation and navigation, including the risks of lake, river, canal and inland trans-