GENERAL STATUTES

OF THE

STATE OF MINNESOTA.

PREPARED BY THE COMMISSIONERS APPOINTED TO REVISE THE STATUTES OF THE STATE, BY ACT OF THE LEGISLATURE, PASSED FEBRUARY 17, 1863.

ONE HUNDRED COPIES ORDERED PRINTED.



SAINT PAUL:

FREDERICK DRISCOLL, STATE PRINTER.
(PRESS PRINTING COMPANY.)
1865.



MINNESOTA STATUTES 1863

774 AGAINST THE PUBLIC HEALTH. [CHAP. CI.

, 96 c. s. p. 732, sect. 33.

- 1 Sect. 26. No prosecution for any violation of the pro-2 visions of the last three sections shall be sustained unless 3 commenced within sixty days after the commission of such
- 3 commenced within sixty days after the commission of such 4 offense.

CHAPTER CI.

OFFENSES AGAINST THE PUBLIC HEALTH.

C 97 C.S.p. 732, Sect. 1.

1 Section 1. Whoever knowingly sells any kind of dis-2 eased, corrupted or unwholesome provisions whether for 3 meat or drink, without making the same fully known to the 4 buyer, shall be punished by imprisonment in the county jail 5 not more than six months, or by fine not exceeding five 6 hundred dollars.

C. S. p. 732, Sect. 2. Amended. 1 SECT. 2. Whoever fraudulently adulterates for the purpose of sale, any substance intended for food, or any wine, 3 spirits, malt liquor or other liquor intended for drinking, 4 with any substance injurious to health, shall be punished by 5 imprisonment in the county jail not more than one year, or 6 by fine not exceeding two hundred dollars.

C. S. p. 732, Sect. 3.

SECT. 3. Whoever fraudulently adulterates for the purpose of sale, any drug or medicine, or sells any drug or medicine knowing it to be adulterated, or offers the same 4 for sale, shall be punished by imprisonment in the county 5 jail not more than one year, or by fine not exceeding three 6 hundred dollars, and such altered drugs and medicines shall 7 be forfeited and destroyed by order of the court.

C. S. p. 732, Sect. 4.

1 SECT. 4. Whoever inoculates himself or any other per-2 son, or suffers himself to be inoculated with the small pox 3 within this state, with intent to cause the prevalence or 4 spread of this infectious disease, shall be punished by im-5 prisonment in the state prison not more than three years 6 nor less than one year.

C. S. p. 733, Sect. 5.

- 1 SECT. 5. If any physician or other person, while in a 2 state of intoxication prescribes any poison, drug or medi-3 cine to another person, he shall be punished by imprison-4 ment in the county jail not more than one year, or by fine 5 not exceeding five hundred dollars.
- c.s.p.733, Sect. 6. Every apothecary, druggist or other person 2 who sells and delivers any arsenic, corrosive sublimate,

CHAP. CII.

SEARCH WARRANTS:

775

3 prussic acid or any other active poison without having the word "poison" and the true name thereof in English. written or printed upon a label attached to the vial, box or parcel containing the same, shall be punished by a fine not 7 exceeding one hundred dollars.

CHAPTER CII.

SEARCH WARRANTS.

Section 1. When complaint is made, on oath, to any 2 magistrate authorized to issue warrants in criminal cases, C.S.p.787, Sect. 1. 3 that personal property has been stolen or embezzled, or ob-4 tained by false tokens or pretenses, and that the complain-5 ant believes that it is concealed in any particular house or 6 place, the magistrate, if he is satisfied that there is reasonable cause for such belief, shall issue his warrant to search 8 for such property.

Sect. 2. Any such magistrate when satisfied that there 2 is reasonable cause, may also upon like complaint made on 0.8. p. 737, Sect. 2. oath, issue search warrants in the following cases, to wit:

First.—To search for, and seize any counterfeit or spur-5 ious coin, forged bank notes, and other forged instruments, or tools, machines, or materials, prepared or provided for making either of them;

Second.—To search for and seize any books, pamphlets. 9 ballads, printed papers, or other things containing obscene 10 language, or obscene prints, pictures, figures, or descrip-11 tions, manifestly tending to corrupt the morals of youth, 12 and intended to be sold, loaned, circulated, distributed, or 13 introduced into any family, school or place of education;

14 Third.—To search for and seize any gambling apparatus 15 or implements, used or kept, and to be used in gambling,

16 in any gambling house, or in any building, apartment, or

17 place, resorted to for the purpose of gambling.

SECT. 3. All such warrants shall be directed to the sher-2 iff of the county, or his deputy, or to any constable of the 3 county, commanding such officer to search the house or C.S.P. 736, Sect. 8. 4 place where the stolen property or other things for which 5 he is required to search, are believed to be concealed, which 6 place and property or things to be searched for, shall be designated and described in the warrant, and to bring such 8 stolen property, or other things, when found, and the per-9 son in whose possession the same are found, before the