THE

MRogen

GENERAL STATUTES

OF THE

STATE OF MINNESOTA:

REVISED BY COMMISSIONERS APPOINTED UNDER AN ACT APPROVED FEBRUARY 17, 1863, AND

ACTS SUBSEQUENT THERETO, AMENDED BY THE LEGISLATURE,

AND PASSED AT THE SESSION OF 1866.

TO WHICH

THE CONSTITUTION OF THE UNITED STATES, THE ORGANIC ACT, THE ACT AUTHORIZING A STATE GOVERNMENT, AND THE CONSTITUTION OF THE STATE OF MINNESOTA,

ARE PREFIXED;

AND A LIST OF ACTS PREVIOUSLY REPEALED,

A GLOSSARY, AND INDEX, ARE ADDED.

Edited and Published under the authority of Chapters 15 and 16 of the Laws of 1866.

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CHAPTER CXIX.

PARDONS.

SECTION

1. Governor may grant pardons on such conditions, and with such limitations, as he thinks proper—may issue warrant to carry pardon into effect.

Officer executing warrant shall make return to governor, and file copy with clerk of the court in which offender was convicted.

Governor may grant pardons on such conditions and with such limitations as he thinks proper.

Section 1. In all cases in which the governor is authorized to grant pardons, he may, upon the petition of the person convicted, grant a pardon, upon such conditions, and with such restrictions, and under such limitations, as he may think proper, and he may issue his warrant to all proper officers to carry into effect such constitutional pardon; which warrant shall be obeyed and executed instead of the sentence, if any, which was originally awarded.

Officer executing warrant, to make return.

Whenever any convict is pardoned by the governor, or his SEC. 2. punishment is commuted, the officer to whom the warrant for that purpose is issued, after executing the same, shall make return thereof, under his hand, with his doings thereon, to the governor, as soon as may be, and he shall also file with the clerk of the court in which the offender was convicted, an attested copy of the warrant and return, a brief abstract of which the clerk shall subjoin to the record of his conviction.

CHAPTER CXX.

JAILS AND PRISONS.

SECTION

COUNTY JAILS.

- 1. Jail shall be maintained in each county.
- Sheriff is keeper of jall—duties of jall keeper.
 When there is no jall in any county, prisoners shall be kept, where.
- 4. Jails may be used for safe keeping of fugitives from justice.
- 5. Duties and liabilities of sheriffs and jailors as to prisoners committed under authority of United States.
- 6. United States liable to pay for keeping of such prisoners.
 7. Prisoners, how to be treated.
 8. Jail shall be kept, how—food of prisoners, &c.
 9. Prisoners desiring it, shall have bible.

SECTION

- 10. Sheriff shall keep calendar of prisoners-calen-
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 11. Shall return copy of calendar to judge, at each term of court. 12. Shall furnish convict with tools, when.
 13. Shall not furnish intoxicating liquor to prison-

- 14. Penalty for violation of duty.
 15. Penalty for any person furnishing prisoners with liquor.
 - Sheriff shall preserve copy of process, when. Expense of keeping prisoners, how regulated.
 - 18. Sheriff shall preserve instruments, orders, &c., relating to commitment or release of pris-