

THE 79
GENERAL STATUTES

OF THE
STATE OF MINNESOTA

As Amended by Subsequent Legislation, with which are Incorporated
All General Laws of the State in Force December 31, 1894

COMPILED AND EDITED BY
HENRY B. WENZELL, Assisted by EUGENE F. LANE

WITH ANNOTATIONS BY
FRANCIS B. TIFFANY and Others

AND A GENERAL INDEX BY THE EDITORIAL STAFF OF THE NATIONAL
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CONTAINING THE CONSTITUTION OF THE UNITED STATES, THE ORDINANCE OF 1787,
THE ORGANIC ACT, ACT AUTHORIZING A STATE GOVERNMENT, THE STATE
CONSTITUTION, THE ACT OF ADMISSION INTO THE UNION, AND

Sections 1 to 4821 of the General Statutes

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CHAPTER 21.

WEIGHTS AND MEASURES.

§ 2195. Standard weights and measures, what are.

The standard weights and measures received from the secretary of state of the United States, and all scale-beams, weights and measures owned by this state, shall be deposited in the office of the state treasurer, who shall receive and preserve the same.

(G. S. 1866, c. 21, § 1; G. S. 1878, c. 21, § 1.)

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§ 2196. State treasurer to be sealer of weights and measures for state.

The state treasurer shall be the sealer of weights and measures for the state. He shall try and prove by said standards all weights and measures, scales or beams sent or brought to him for that purpose by any county sealer, and shall seal such, when found to be accurate, by stamping upon them the letters "Min." with a seal he shall have and keep for that purpose.

(G. S. 1866, c. 21, § 2; G. S. 1878, c. 21, § 2.)

§ 2197. Treasurer to be sealer of each county.

The treasurer of each county shall be the sealer of weights and measures for the county. He shall procure, at the expense of the county, (if not already provided,) a full set of weights and measures, scales and beams, which he shall cause to be tried, proved and sealed by the state standard, and certified by the state treasurer; and the county treasurer for the time being, once in every five years from the first day of January, eighteen hundred and sixty-five, shall cause the standards in his keeping to be tried, proved and sealed by the state standards, under the direction of the state treasurer. Such weights and measures, when so sealed and certified, shall be deposited in the office of the county treasurer as the county standards, by which he shall try and prove all scale-beams, steelyards, weights and measures brought to him for that purpose, and shall seal such, when found to be accurate, by stamping upon them the letters "Min." with a seal he shall have and keep for that purpose. And for each trying and proving, whether sealed or not, he shall receive a fee of five cents for every scale-beam, steelyard, weight or measure.

(G. S. 1866, c. 21, § 3; G. S. 1878, c. 21, § 3.)

§ 2198. Power of county treasurer to appoint deputy sealers.

The county treasurer of each organized county shall have power to appoint in writing a deputy sealer of weights and measures for each railroad station and wheat market in his county, each of which appointments shall be recorded in the office of register of deeds, and thereupon each of said deputies shall have all the powers, and shall be competent to perform all the duties, of such office, and shall, in case of wilful neglect or refusal to faithfully discharge the duties required of him by law, be punished in accordance with the provisions of this act relating to the office of sealer of weights and measures.

(G. S. 1866, c. 21, § 4, as amended 1874, c. 76, § 1; G. S. 1878, c. 21, § 4.)

§ 2199. Dimensions of measures for selling charcoal.

Every basket or other measure by which charcoal is sold shall not be less in its average diameter than twenty inches, and of sufficient depth to contain four thousand eight hundred and thirty-nine cubic inches, which shall be accounted two bushels.

(G. S. 1866, c. 21, § 6; G. S. 1878, c. 21, § 5.)

§ 2200. Same—For selling meal, etc.

All measures by which meal, fruit, and other commodities are usually sold by heaped measure, excepting charcoal, shall be of the following dimensions: The bushel not less in its inside diameter than eighteen and a half inches, the half bushel not less in its inside diameter than thirteen and three-quarter inches, the peck not less in its inside diameter than ten and three-quarter inches, and the half-peck not less in its inside diameter than nine inches, which shall be heaped as high as may be without special effort or design.

(G. S. 1866, c. 21, § 7; G. S. 1878, c. 21, § 6.)

§ 2201. Same—For selling milk.

The standard measure by which milk is sold, shall be two hundred and eighty-two cubic inches to the gallon, and its subdivisions in the same proportion.

(G. S. 1866, c. 21, § 8; G. S. 1878, c. 21, § 7.)

§ 2202. Commodities, how weighed.

When any commodity is sold by the hundred-weight, it shall be understood to mean the net weight of one hundred pounds avoirdupois, and all contracts concerning goods or commodities shall be construed accordingly, unless such construction is manifestly inconsistent with the special agreement of the parties contracting.

(G. S. 1866, c. 21, § 9; G. S. 1878, c. 21, § 8.)

§ 2203. Standard weight of bushel—Penalty for illegal weights.

Whenever any of the following articles shall be contracted for or sold or delivered, and no special contract or agreement shall be made to the contrary, the weight per bushel shall be as follows, to-wit: Apples, green, fifty pounds; apples, dried, twenty-eight pounds; beans, sixty pounds; barley, forty-eight pounds; buckwheat, fifty pounds; beets, fifty pounds; blue grass seed, fourteen pounds; blueberries, forty-two pounds; broom corn seed, fifty-seven pounds; corn, shelled, fifty-six pounds; corn in ear, seventy pounds; clover seed, sixty pounds; carrots, forty-five pounds; charcoal, twenty pounds; cranberries, thirty-six pounds; currants, forty pounds; gooseberries, forty pounds; hemp seed, fifty pounds; Hungarian grass seed, forty-eight pounds; millet, forty-eight pounds; oats, thirty-two pounds; onions, fifty-two pounds; orchard grass seed, fourteen pounds; peas, sixty pounds; Irish potatoes, sixty pounds; sweet potatoes, fifty-five pounds; parsnips, forty-two pounds; peaches, dried, twenty-eight pounds; plastering hair, washed, four pounds; plastering hair, unwashed, eight pounds; rape seed, fifty pounds; red top seed, fourteen pounds; rutabagas, fifty-two pounds; rye, fifty-six pounds; sorghum seed, fifty-seven pounds; timothy seed, forty-five pounds; wheat, sixty pounds. And whoever in buying any of said articles shall take any greater number of pounds thereof to the bushel, or in selling any of said articles shall give any less number of pounds thereof to the bushel, than is herein allowed and specified, except when expressly authorized so to do by special contract or agreement to that effect, shall be deemed guilty of a misdemeanor, and shall be punished by a fine of not less than ten dollars nor more than one hundred dollars, or by imprisonment in the county jail for not more than ninety days, or both such fine and imprisonment.

(G. S. 1866, c. 21, § 10; G. S. 1878, c. 21, § 9; as amended 1887, c. 22; 1893, c. 109.)

§ 2204. Measurement for lime.

That whenever any lime shall be sold by the bushel or barrel, and no special agreement as to the weight or measure thereof is made by the parties, the measure shall be ascertained by weight as follows: Eighty pounds for a bushel, and two hundred pounds for a barrel of lime: and when sold by measurement, the standard bushel shall contain twenty-six hundred and eighty-eight cubic inches.

(1875, c. 87, § 1; G. S. 1878, c. 21, § 10.)

§ 2205. **Weights and measures to be sealed—Penalty for failure—Disposition of fines.**

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All persons engaged in any business, trade or occupation, requiring the use of weights or measures, shall cause to be tried, proved and sealed by the sealer of weights and measures in their respective counties, all scale-beams, steelyards, weights or measures, used by them in buying or selling any goods, wares, merchandise, grain, or other commodities. If, after the expiration of three months from the passage of this act, any person shall buy, sell or dispose of any goods, wares, merchandise, grain, or other commodities, by any scale-beams, steelyard, weight or measure, not proved and sealed in accordance with the provisions of the law to which this is amendatory, or shall fraudulently buy, sell or dispose of any goods or commodities, wares, grain or merchandise, by any scale-beam, steelyard, weight or measure that has been sealed, but is unjust, shall be deemed guilty of a misdemeanor, and, upon conviction thereof by any court having competent jurisdiction, shall be fined not less than five, nor more than one hundred dollars; and upon neglect or refusal to pay such fine and the costs of prosecution, the court before whom the accused shall have been tried shall commit him to the county jail until such fine and costs are paid, or he is discharged by due course of law. And for the purpose of enforcing the law, it shall be the duty of the sealer of weights and measures, or his deputy, upon the written request of any aggrieved person, and upon the payment to him in advance by such person the sum of one dollar, and the further sum of twenty cents per mile for going and returning, as traveling expenses, to examine and test any weights or measures used within his county, whether the same shall have been before tested, proved and sealed or not, at any time when called upon, and without previous notice to the person or party complained of. And if such sealer of weights and measures, or any deputy sealer of weights and measures, shall directly or indirectly give previous notice or information to the party complained of, of such examination, in any manner whatever, he shall be deemed guilty of a misdemeanor, and, upon conviction thereof, shall be punished by fine not less than fifty nor more than one hundred dollars, or by imprisonment in the county jail for not less than thirty nor more than ninety days, or by both fine and imprisonment in the discretion of the court. All fines collected under the provisions of this act shall be paid over to the county treasurer for the benefit of the school fund of the county where the action is brought.

(G. S. 1866, c. 21, § 11, as amended 1874, c. 76, § 3; G. S. 1878, c. 21, § 11; 1889, c. 80, § 1.)

A sale by weights or measures not sealed or proved is illegal, and the seller cannot recover the price. *Bisbee v. McAllen*, 39 Minn. 143, 39 N. W. Rep. 299.

§ 2206 **Penalty for neglect of sealer to procure weights, etc.**

If the treasurer of any county, or the sealer of weights and measures for any township, neglects to procure (if not already provided) a set of weights and measures for such county or township, in compliance with the provisions of this chapter, he shall, upon conviction thereof by any court of competent jurisdiction, forfeit a sum not exceeding one hundred dollars to the use of the county.

(G. S. 1866, c. 21, § 12; G. S. 1878, c. 21, § 12.)

§ 2207. **Action against sealer, how instituted.**

No action shall be commenced against any county or township sealer, for neglecting to procure the sets of weights and measures as required by law, until the person proposing to bring such action gives such sealer notice in writing of his intention to commence such action, at least twenty days prior thereto. And if such weights and measures are provided in accordance with the requirements of law, within twenty days from such notice, then such action shall not be commenced.

(G. S. 1866, c. 21, § 13; G. S. 1878, c. 21, § 13.)

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