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

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AND A GENERAL INDEX BY THE EDITORIAL STAFF OF THE NATIONAL REPORTER SYSTEM

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VOL. 1

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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§§ 2265-2267

INDIANS.

[Ch. 25

CHAPTER 25.

INDIANS.

§ 2265. Crimes committed outside of reservation.

If any Indian enters the limits of this state, or crosses the boundary line of his reservation, and there takes, steals or destroys any property, real or personal, belonging to any citizen or inhabitant of this state, or commits any murder, violence or outrage upon any such citizen or inhabitant, or commits any felony or misdemeanor whatever, recognized by the laws of this state as a felony or misdemeanor, he shall be subject to the existing laws of this state, and shall be punished accordingly.

(G. S. 1866, c. 25, § 1; G. S. 1878, c. 25, § 1.)

See State v. Campbell, 53 Minn. 354, 55 N. W. Rep. 553, 555.

§ 2266. Not to leave reservation without passport.

No Indian belonging to any tribe or band, within the limits of this state, shall be allowed to leave his reservation and cross the boundary line thereof, and go into or upon the lands, settlements and claims belonging to the white inhabitants, or erect any tents or tepees upon any such lands as aforesaid, without having a passport from the superintendent or agent of Indian affairs, or from the officer of the United States commanding the nearest military fort on the frontier; or shall remain therein after the expiration of such passport. Such passport shall express the object, the time he is allowed to remain, and the route he shall travel, and shall not confer upon any Indian the right of hunting or fishing on any grounds belonging to the white inhabitants.

(G. S. 1866, c. 25, § 2; G. S. 1878, c. 25, § 2.)

§ 2267. County officers to remove Indians.

Any sheriff, constable, or any other county or town officer, may remove any Indian from lands, settlements or claims belonging to the white inhabitants, if he does not comply with the provisions of the foregoing section; and it shall be the duty of all peace officers in their respective counties and towns, in the cases above stated, to call to their aid such persons or power as they deem necessary.

(G. S. 1866, c. 25, § 3; G. S. 1878, c. 25, § 3.)

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