REVISED LAWS MINNESOTA

1905

ENACTED APRIL 18, 1905 TO TAKE EFFECT MARCH 1, 1906

MARK B. DUNNELL

PUBLISHED UNDER CHAPTER 185, LAWS 1905

ST. PAUL
PUBLISHED BY THE STATE
1906

ful performance of all duties enjoined upon the obligor under this chapter, which bond shall be for the use of any party interested, and shall be filed in the office of the clerk of the district court of the county where the business of such warehouseman is conducted. (2111)

CHAPTER 55

HOTELS AND PUBLIC RESORTS

2810. Safes—Liability for loss—Locks—Whenever the keeper of a hotel shall provide therein an iron safe suitable for the keeping of valuables, and shall keep posted conspicuously in the office and on the inside of the entrance door to every bedroom, and to every parlor and other public room in the building, a notice to the guests that they may leave their money and other valuables with the proprietor for deposit therein, such keeper shall not be liable for the loss, by theft or otherwise, of valuables not so left for deposit, unless the loss occur through the negligence of such keeper, or of some agent or servant employed by him. Every such proprietor or manager shall provide locks and bolts for all room doors. (7997, 7998)

31-222, 17+375; 37-54, 33+114; 89-310, 94+874.

- 2811. Sale of property for charges—Property held by the proprietor or manager of a hotel or boarding house for non-payment of charges for food, entertainment, or accommodation may be sold at public auction ninety days after such default occurs. The sale shall be made by a sheriff or constable upon the notice and in the manner provided for in the case of sales under execution from justices' courts. (8001)
- 2812. Equal rights in hotels, etc.—No person shall be excluded, on account of race or color, from full and equal enjoyment of any accommodation, advantage, or privilege furnished by public conveyances, theaters, or other public places of amusement, or by hotels, barber shops, saloons, restaurants, or other places of refreshment, entertainment, or accommodation. Every person who violates any provision of this section, or aids or incites another to do so, shall be guilty of a gross misdemeanor, and, in addition to the penalty therefor, shall be liable in a civil action to the person aggrieved for damages not exceeding five hundred dollars. (8002, 8003; '99 c. 41)

Prior to 1899 c. 41 saloons were not included (74-200, 77+31).

CHAPTER 56

AUCTIONEERS

 $09 \quad \overset{2813}{-} \quad 249$

- 2813. Licensed by county board—Fee—The county board may license any voter of its county as an auctioneer. Such license shall be issued by the auditor, and shall authorize the licensee to conduct the business of an auctioneer in the county in which the same is issued, and adjoining counties, for the period of one year. It shall be recorded by the auditor in a book kept for that purpose. Before such license is issued, the licensee shall pay into the county treasury a fee of ten dollars. (2295; '95 c. 41; '01 c. 158)
- 2814. Bond to be given—Every auctioneer, before making sales, shall give bond to the county in a penal sum of not less than one thousand dollars nor more than three thousand dollars, to be fixed, and with sureties approved, by the treasurer, conditioned that he will pay all auction dues required by law, and in all things conform to the laws relating to auctioneers. The treasurer shall indorse his approval upon such bond, and file it in his office. (2296)

- 2815. Account of sales—Every such auctioneer shall keep an accurate account of all property sold by him, the names of the persons from whom the same was received, and of those to whom it was sold, and the price. (2298)
- 2816. Receiving goods from minors or servants—Any licensed auctioneer who shall receive property for sale from any minor or servant, knowing him to be such, shall forfeit to any person injured a sum not exceeding two hundred dollars. (2297)
- 2817. Sales in unauthorized places—Any person occupying or having control of any building, who knowingly permits the sale of property at public auction in such building, or in any apartment or yard appertaining thereto, contrary to the provisions of this chapter, shall be guilty of a misdemeanor. (2300)
- 2818. Unlicensed sales—If any person shall sell or attempt to sell any property at auction without being licensed as an auctioneer as herein provided, he shall be guilty of a misdemeanor; but the provisions of this chapter shall not extend to sales made by sheriffs, coroners, constables, collectors of taxes, or sales of personal property under chattel mortgage or other lien. (2299, 2301)

CHAPTER 57

LIMITED PARTNERSHIP

- 2819. How formed—A limited partnership for the transaction of mercantile, mechanical, or manufacturing business within this state may be formed by two or more persons, upon the terms, with the rights and powers, and subject to the conditions and liabilities herein prescribed; but the provisions of this chapter shall not be construed to authorize any such partnership for the purpose of banking or insurance. (2330)
- 2820. General and special partners—Such partnership may consist of one or more persons, who shall be called general partners, and who shall be jointly and severally responsible as general partners now are by law; and of one or more persons who shall contribute, in actual cash payments, a specific sum as capital to the common stock, who shall be called special partners, and who shall not be liable for the debts of the partnership beyond the fund so contributed. The general partners only are authorized to transact business and sign for the partnership, and to bind the same. (2331, 2332)
- 2821. Certificate—The persons forming such partnership shall make and severally sign a certificate which shall contain:
 - 1. The name under which such partnership is to be conducted.
 - 2. The general nature of the business to be transacted.
- 3. The names of all the general and special partners, specifying which are general and which special partners, and their respective places of residence.
- 4. The amount of capital which each special partner has contributed to the common stock.
- 5. The time when the partnership is to commence and when it is to terminate. (2333)
- 2822. Same—Acknowledged and recorded—Such certificate shall be acknowledged, and the officer taking the same shall indorse thereon his certificate of such acknowledgment. When so acknowledged and certified, the certificate shall be filed for record with the register of deeds of the county in which the principal place of business of the partnership is situated, and, if the partnership has business places in other counties, a certified copy thereof shall be recorded in every such county. (2334, 2335)
- 2823. Affidavit to be filed—At the time of filing the original certificate there shall also be filed for record in the same office the affidavit of one or more of the general partners, stating that the sums specified in the certificate to have