GENERAL STATUTES OF MINNESOTA

SUPPLEMENT 1917

CONTAINING THE AMENDMENTS TO THE GENERAL STATUTES
AND OTHER LAWS OF A GENERAL AND PERMANENT
NATURE, ENACTED BY THE LEGISLATURE
IN 1915, 1916, AND 1917

WITH NOTES OF ALL APPLICABLE DECISIONS

COMPILED BY

FRANCIS B. TIFFANY



WEST PUBLISHING CO.

606

ESTRAYS AND BEASTS DOING DAMAGE

§ 6052

with such fees; and in case of failure to pay the sum so due within one month after demand, the complainant may recover the same, with interest in a civil (Amended '15 c. 173 § 1)

CHAPTER 53

ESTRAYS AND BEASTS DOING DAMAGE,

MISCHIEVOUS DOGS

6052. Injury by dogs—All owners or keepers of any dog or dogs, that kill, wound, or worry any domestic animal or animals, shall be jointly and severally liable to the owner of such animal or animals for all damages done by such dog or dogs, without proving notice to or knowledge, by any such owner or keeper of such dog or dogs, that any or either of them was mischievous or disposed to kill or worry any domestic animal. (Amended '15 c. 344 § 1)

Section 2 repeals inconsistent acts, etc.

CHAPTER 54

UNCLAIMED PROPERTY

6075. Unclaimed baggage, etc.—Delivery to warehouseman— 124-530, 144+1134.

Sale—Notice—

A sale within a year from receipt of the goods is a conversion (124-530, 144+1134). Trover and Conversion, \$\sim 9(7); Warehousemen, \$\sim 33\$.

CHAPTER 56

AUCTIONEERS

6083. Licensed by county board or auditor for state—The county board or auditor may license any voter in 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 state of Minnesota 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 (\$10.00). Provided, that any person may be licensed as an auctioneer for the purpose of making sales of pure bred or grade live stock only upon the payment of the fee and the giving of the bond as above provided. (Amended '17 c. 87 § 1)

Sections 6083-6088 are not violative of Const. art. 1 § 2, or Const. U. S. art. 4 § 2, or Amendment 14 § 1; nor are they invalid as delegating legislative power to the county board or county auditor (127-150, 149+9, L. R. A. 1915B, 151). Constitutional Law, \$\infty\$=63(3), 206(4),

The sureties on the bond of a county auditor are not liable to the county for money received by the auditor under this section, and converted by him, since the money is not payable to the auditor, and his receipt of the same was outside his official duties (133-274, 158+394). Counties, \$\sim 98(1).

Unlicensed sales-

See notes under § 6083.