MASON'S

MINNESOTA STATUTES

1927

PUBLISHED UNDER THE TERMS OF THE CONTRACT MADE BY THE STATUTE COMPILATION COMMISSION FOR THE PUBLICATION OF THE GENERAL STATUTES OF 1923

EMBRACING THE ORGANIC LAWS, THE CONSTITUTION, AND THE STAT-UTES CONTAINED IN THE GENERAL STATUTES OF 1923, EXCEPT THOSE WHICH HAVE BEEN REPEALED OR SUPERSEDED BY THE SUBSEQUENT LEGISLATION OF 1925 AND 1927

AND ALSO EMBRACING LAWS OMITTED FROM THE GENERAL STATUTES 1923, AND THE LAWS OF THE 1925 AND 1927 SESSIONS OF THE LEGISLATURE UNDER APPROPRIATE CLASSIFICATION.

COMPILED AND EDITED BY THE EDITORIAL STAFF OF THE CITER-DIGEST COMPANY

WILLIAM H. MASON.

Editor in Chief.

MARTIN S. CHANDLER, RICHARD O. MASON,

Assistant Editors.

Citer-Digest Company St. Paul 1927 10440. Injury to buildings—Every person who shall in any manner wilfully damage any building or part thereof, throw any stone or other missile at or break any window therein, or who shall aid, counsel, hire, or procure any person so to do, shall be guilty of a misdemeanor. (5149) [8952]

10441. Injury to baggage—Every person employed by a railway or other corporation, every express agent,

stage driver, drayman, hackman, or other person who shall handle, remove, or take care of trunks, valises, boxes, packages, or other baggage, who, while handling, loading, transporting, unloading, delivering, or storing the same, shall wilfully, wantonly, or carelessly break, injure, or destroy the same, or any part thereof, shall be guilty of a misdemeanor. (5150) [8953]

CHAPTER 102

CRUELTY TO ANIMALS

	Sec.
Definitions	10442
Overworking animals, etc	10443
Cruelty in transportation	10444
Docking horses	10445
Clipped horses, etc	10446 10447
Injury to birds	10448
Poisoning animals	10449
Cock-fights—Dog-fights, etc	10450
Exposure of animals—Duty of officers	
Exposure of animals—Duty of officers	10101

10442. Definitions—The word "animal" shall include every living creature except the human race; the word "torture" or "cruelty," every act, omission, or neglect whereby unnecessary or unjustifiable pain, suffering, or death shall be caused or permitted. The term "impure and unwholesome milk" shall include all milk obtained from animals in a diseased or unhealthy condition, or fed on distillery waste, usually called "swill," or upon any substance in a state of putrefaction or fermentation. (5151) [8954]

10443. Overworking animals, etc. — Every person who shall—

1. Overdrive, overload, torture, cruelly beat, neglect, or unjustifiably injure, maim, mutilate, or kill any animal, or cruelly work the same when unfit for labor, whether belonging to himself or another;

2. Deprive of necessary food, water, or shelter any animal of which he has charge or control;

3. Keep cows or other animals in any inclosure without wholesome exercise and change of air;

4. Feed cows on food which produces impure or unwholesome milk;

5. Abandon any maimed, sick, infirm, or disabled animal to die in any public place;

6. Allow any such animal to lie in the street, road, or other public place for more than three hours after notice; or

7. Wilfully set on foot, instigate, or in any way further any act of cruelty to animals, or any act tending to produce such cruelty—

Shall be guilty of a misdemeanor. (5152) [8955] 22-271.

10444. Cruelty in transportation—Every person who shall carry, or cause to be carried, any live animals upon any vehicle or otherwise, without providing suitable racks, cars, crates, or cages in which such animals can both stand and lie down during transportation, and while awaiting slaughter; every person who shall carry or cause to be carried upon a vehicle or otherwise any live animal having feet or legs tied together, or in any other cruel or inhuman manner; and every person or corporation engaged in transporting live stock who shall detain the same in cars or compartments for more than twenty-eight consecutive hours without unloading the same in a humane man-

ner, into properly equipped pens for rest, water and feeding for a period of at least five consecutive hours, unless requested to do so as hereinafter provided, or unless prevented by storm or unavoidable causes which cannot be anticipated or avoided by the exercise of due diligence and foresight, or shall permit the same to be crowded together without sufficient space to stand, or so as to overlie, crush, wound, or kill each other shall be guilty of a misdemeanor; Provided, that upon the written request of the owner or person in custody of that particular shipment, which written request shall be separate and apart from any printed bill of lading, or other railroad form, the time of confinement may be extended to thirty-six consecutive hours. (R. L. '05 § 5153, G. S. '13 § 8956, amended '21 c. 186 § 1)

10445. Docking horses-Every person who shall cut the bony part of a horse's tail for the purpose of docking it, or cause or knowingly permit the same to be done upon premises of which he is owner, lessee, or user, or who shall assist in such cutting, shall be punished by imprisonment in the county jail for not less than thirty nor more than ninety days, or by a fine of not less than twenty-five dollars nor more than one hundred dollars. Whenever a horse shall be found so cut, and the wound resulting unhealed, upon the premises or in the custody of any person, such fact shall constitute prima facie evidence that the offence was committed by him. All fines resulting from complaint made by an officer or agent of any society of this state for the prevention of cruelty to animals, for any offence specified in this section, shall be paid to the society whose officer or agent made the complaint. (5154)[8957]

10446. Clipped horses, etc.—Every person having the custody of any animal which shall have had its hair removed by clipping or shearing, who, within sixty days after such clipping or shearing, and between November 1 and May 1, shall cause or permit such animal to stand on a road, street, or other unsheltered place, without being blanketed, shall be guilty of a misdemeanor. (5155) [8958]

10447. Injury to birds—Every person who shall in any manner wantonly maim, kill, or destroy any brown thrush, bluebird, martin, swallow, wren, catbird, robin, peewee, neadow lark, or other insect-devouring bird of any indoor name whatsoever, or who shall wantonly desoy the nests or eggs of any such bird, shall be guilty of a misdemeanor, and punished by a fine of not les than one dollar nor more than fifteen dollars. (51:3) [8959]

10448. Poisoning animals — Any person who unjustifiably administers any poisonous, or noxious drug or substance to any animal, or procures or permits the same to be done, or unjustifiably exposes any such

drug or substance with intent that the same shall be taken by any animal, whether such animal be the property of himself or another, is punishable by imprisonment in the state prison not exceeding two years or in a county jail not exceeding six months or by a fine not exceeding five hundred dollars, or by both such fine and imprisonment. (Pen. Code § 496, amended '89 c. 209 § 51; '05 c. 53 § 1) [8960]

10449. Cock-fights-Dog-fights, etc.-Every person who shall engage in, be employed at, aid, or abet cockfighting, dog-fighting, bear-baiting, pitting one animal against another of the same or a different kind, or any other similar cruelty to animals; or who shall receive money for the admission of any person to any place used, or about to be used, for any such purpose, or shall wilfully permit any one to enter or use for any such purpose premises of which he is the owner, agent, or occupant; and every person who shall use, train, or possess a dog or other animal for the purpose of seizing, detaining, or maltreating any domestic animalshall be punished by imprisonment in the county jail for not less than ten nor more than ninety days, or by fine of not less than five dollars nor more than one hundred dollars. Every person who shall knowingly purchase a ticket of admission to any such place, be present at or witness such spectacle, shall be deemed an aider and abettor. (5158) [8961]

10450. Animal with infectious disease—Every owner or person having charge of any animal, knowing the same to have any infectious or contagious disease, or to have recently been exposed thereto, who shall sell

or barter the same, or knowingly permit such animal to run at large or come into contact with any other animal, or with another person without his knowledge and permission, shall be punished by imprisonment in the county jail for not more than thirty days, or by fine of not less than twenty dollars nor more than one hundred dollars. (5159) [8962] 70-282, 286, 73+163.

10451. Exposure of animals-Duty of officers-Any sheriff, constable, village marshal, police officer or any agent of the Minnesota or other societies for the prevention of cruelty, may remove, shelter, and care for any horse or other animal found exposed to the weather and not properly blanketed, or remaining more than one hour without attention in cold or inclement weather, or not properly fed and watered, or provided with suitable food and drink, and when necessary, may deliver such animal to another person to be so sheltered and cared for, and furnished with suitable food and drink; but in all cases the owner, if known, shall be immediately notified, and such officer, or the person having possession of the animal, shall have a lien thereon for its care and keeping and the reasonable value of the food and drink furnished and the expenses of such notice. If the owner or custodian be unknown, and cannot by reasonable effort be ascertained, or shall not, within five days after notice redeem such animal by paying the expenses incurred as aforesaid, it may be treated as an estray, and be dealt with as such. (R. L. § 5160, amended '07 c. 398 § 1) [8963]

CHAPTER 103

MISCELLANEOUS CRIMES

•	•		
	Sec.	•	Sec.
Drukenness-Successive offenses-Suspension of		Dairy commissioner to enforce provisions	10484
sentence	10452	Monopolization of food products declared a crim-	
Opium joints	10453	inal conspiracy	10485
Sale of narcotics prohibited-Exceptions	10454	Punishment	10486
Physicians forbidden to prescribe for habitual		Pool-selling and book-making	10487
users	10455	Bucket shop defined—Crime, when complete—In-	
Physicians, etc., forbidden to prescribe to habit-		tention of act	10488
ual users of narcotic drugs		Bucket shop prohibited—Penalties	10489
Same—Revocation of license for second offence1		Accessories	10490
Same—Person defined1		Duty of commission merchants and brokers-	
Adulterated cigarettes	10456	Statement—Evidence	10491
Same	10457	Gift enterprises prohibited	10492
Frauds on innkeepers	10468	Gift enterprises defined	10493
Proof of fraud	10459	Engaging in gift enterprise, etc.—Penalty	10494
Solemnizing unlawful marriages	10460	"Person" defined	10495
Advertisement soliciting divorce business	10461	Gift enterprises prohibited	10496
Improper use of insignia	10462	Gift enterprise defined	10497 10498
Trusts and combinations in restraint of trade	-0400	Penalty	10490
prohibited	10463	"Person" defined	
Unlawful discrimination prohibited	10464	Peace officers to be voters—Penalty	10500 10501
Attorney general to investigate and prosecute	10465	Private detectives	10501
Violations—Penalties	10466	Rights of citizenship	10502
Not to repeal other acts	10467	Indians located on reservations—Crimes, etc	10503
Domestic corporations to forfeit franchises—For-	10400	Wilfully poisoning food, etc	10504
eign corporations	10468	Setting spring guns, etc	10506
Foreign corporations, how readmitted	10469	Obstructing engines or cars	10506
Affidavit	10470	Boarding moving engines or cars Doors of public building to swing outward	10508
Application to fix fine	10471	Unlawful use of Red Cross	10508
Applicable only to first judgment	10472 10473	Red and Black flags	10510
Vacation of rights, etc	10419	Unlawful to have same in possession	10511
Petroleum—Discrimination between different lo-	10474	Flag antagonistic to United States	10512
calities prohibited	10475	Violation a felony	10513
Penalty	10476	Desecration of Memorial Day	10514
Contracts void—Recovery	10477	Penalty	10515
Duty of county attorney	10478	National Anthem	10516
Duty of secretary of state	10479	Owner, etc., not to permit rendition	10517
Revocation of permit	10480	Violation a misdemeanor	10518
Continuance in business—Ouster	10481	Attorneys not to defend certain prosecutions	10519
Remedies cumulative	10401	Fraudulently presenting claims to public officers	10520
	10482	Fraud by bailee of animals, etc	10520
milk, cream			10521
Proof	10483	Picking cranberries out of season	10022