

MASON'S MINNESOTA STATUTES

1927

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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THOSE WHICH HAVE BEEN REPEALED OR SUPERSEDED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.

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CHAPTER 45

SEALS

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6933. Private seals abolished—Private seals are abolished, and all written instruments formerly required by law to be sealed shall be equally effective for all purposes without a seal; but nothing herein shall apply to the use of corporate seals. (2652) [5704]

80-397, 83+385; 90-393, 96+1128. See 93-106, 100+636. Undisclosed principal bound by covenants in deed (115-373, 132+335). Undisclosed principal may sue on contract under seal made by his agent (116-280, 133+862).

121-304, 141+184. A seal is not essential to a deed (138-190, 164+810). Rule applied to sealed instruments prior to abolishment of private seals (194+618).

6934. Great seal—Description, where deposited—The seal heretofore used as the seal of the state is de-

clared to be the seal thereof; and a description of the same, in writing, shall be recorded with the secretary of state, and remain a public record in his office. (2653) [5705]

6935. Form of official seals—Upon every seal of a court or officer authorized or required to have a seal there shall be engraved the same device that is engraved on the seal of the state, and the name of the court or office in which it is to be used. Such seals shall be one and five-eighths inches in diameter. (2654) [5706]

40-65, 70, 41+459.

6936. Temporary seal, when used—When any court of record is unprovided with a seal, the judge thereof may authorize the use of any temporary seal, or of any device by way of seal, until one is provided. (2655) [5707]