

# REVISED LAWS OF MINNESOTA *94*

SUPPLEMENT 1909

CONTAINING

THE AMENDMENTS TO THE REVISED LAWS,  
AND OTHER LAWS OF A GENERAL AND  
PERMANENT NATURE, ENACTED  
BY THE LEGISLATURE IN  
1905, 1907, AND 1909

WITH HISTORICAL AND EXPLANATORY NOTES TO PRIOR STATUTES  
AND FULL AND COMPLETE NOTES OF ALL  
APPLICABLE DECISIONS

COMPILED AND ANNOTATED BY  
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1910

§ [5012—]2 CRIMES AGAINST THE PUBLIC PEACE. (Ch. 100)

scatter, distribute or give away any samples of any medicine, drugs or medical compounds, salve or liniment of any kind unless the same is delivered into the hands of an adult person, or mailed to such persons through the regular mail service. ('05 c. 33 § 1)

**Historical.**—"An act to prevent the careless distribution of medicines, drugs and medical compounds." Approved March 9, 1905.

[5012—]2. **Same—Penalty.**—Any person violating any provision of this act shall be guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not to exceed one hundred dollars, or by imprisonment in the county jail for a term not to exceed ninety days. ('05-c. 33 § 2)

## CHAPTER 100.

### CRIMES AGAINST THE PUBLIC PEACE.

#### 5025. Use of firearms by minors.

**Civil liability.**—By virtue of G. S. 1894, § 6946, a complaint which alleged that hardware merchants loaned a rifle and sold cartridges to a minor known to be only 13 years of age, and to be careless and negligent in the use of firearms; and that the minor began to shoot with the gun and cartridges in every direction, and damaged plaintiff, was not demurrable. *Anderson v. Settergren*, 100 Minn. 294, 111 N. W. 279.

[5025—]1. **Use of firearms within three miles of certain cities.**—It is hereby declared unlawful for any person to hunt with or carry loaded any rifle or other firearm for the purpose of hunting within three miles of the corporate limits of any city having a population of 50,000 or more, except target practice on regular rifle ranges, and members of duly organized gun clubs shooting or practicing on lands owned or leased by the club, or trap shooter shooting or practicing on grounds selected for that purpose, or firing a salute over the graves of soldiers. Whoever offends against any of the provisions of this section shall be guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than fifty dollars nor more than one hundred dollars and costs of prosecution, or by imprisonment in the county jail for not less than ten days nor more than ninety days, for each violation of this section. ('07 c. 300)

**Historical.**—"An act to prohibit the shooting of firearms within three miles of the corporate limits of cities having a population of 50,000 or more." Approved April 22, 1907.

[5028—]1. **Language provocative of assault.**—Any person who shall use in reference to and in the presence of another, or in reference to or in the presence of any member of the family of another, abusive or obscene language, intended, or naturally tending to provoke an assault or any breach of the peace, shall be guilty of misdemeanor. ('07 c. 96 § 1)

**Historical.**—"An act to prevent the use of language intended or naturally tending to provoke an assault or any breach of the peace." Approved April 4, 1907.