## **CHANGES**

-IN THE-

# General Statutes of 1878,

EFFECTED BY THE

GENERAL LAWS OF 1879 AND 1881,

Arranged with reference to the Chapter and Section Amended.

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had thereon as prescribed in sections five, six, and seven, except that if the challenge is sustained the juror shall be excluded. The adverse party may also orally deny the facts alleged as the ground of challenge. (As amended 1881, c. 9, § 1.) See page 962.

### CHAPTER CXX. JAILS AND PRISONS.

STATE PRISON.

§ 44. (Sec. 42.) as to salary of warden of state prison, amended to increase such salary from one thousand eight hundred dollars to two thousand five hundred dollars per annum. (1881, c. 70, § 1.) See page 972.

CHAPTER CXXIII.

CURATIVE ACTS.

CONVEYANCES DEFECTIVELY EXECUTED.

\*§ 4a. Same—without witnesses. All conveyances of or affecting real estate herewe recoved in the saveral counties of the state of Minnesota being without tofore recorded in the several counties of the state of Minnesota being without or having but one witness, and in all other respects executed according to the laws & of this state, be and the same are hereby legalized and made good and valid: provided, however, that nothing herein contained shall in any manner affect the rights 5 or title of any bona fide purchaser without notice for a valuable consideration. (1879, c. 93, § 1.)

See page 999.

\*§ 30a. Mortgages given to partnership in firm name—legalization of foreclosure. That gall mortgages heretofore made of any real property in this state, or of any interest therein to any narrnership or firm name and which said therein, to any partnership or firm in their partnership or firm name, and which said mortgages have been foreclosed by advertisement pursuant to the statute relating to foreclosing by advertisement in the name of said partnership or firm, be and the same are, together with all proceedings had in such foreclosure, hereby legalized 8 and confirmed, so far as relates to any question of defect by reason of the mort-gagees' names being stated in said mortgages by their partnership or firm name, instead of the individual names of the members of said partnership or firm. (1881, c. 140, § 1.)

See page 1003.

#### CHAPTER CXXIV. MISCELLANEOUS LAWS.

SUBJECTS FOR DISSECTION.

\*§ 39. Penalty for violating section one of this act. Every person who unlawfully shall exhume, remove, or carry off the remains or any part of the remains of any deceased person, or who shall deliver up such remains in violation of or contrary to any or all of the provisions contained in the first section of this act, and every person who shall receive said remains, knowing the same to have been exhumed, removed, carried off, or delivered contrary to any or all of the provisions of this act, shall, each and every one of such persons, be deemed guilty of a felony, and shall on convic-