

GENERAL STATUTES

33

OF THE

STATE OF MINNESOTA,

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SEC. 1908. **Legal and sufficient fences.**—All fences four and a half feet high and in good repair, consisting of rails, timber, boards or stone walls, or any combination thereof, and all brooks, rivers, ponds, creeks, ditches and hedges, or other things which shall be equivalent thereto, in the judgment of the fence viewers within whose jurisdiction the same may be, or any such fences as the parties interested may agree upon, shall be deemed legal and sufficient fences.

G. S. ch. 18, § 1.

SEC. 1909. **Same—Wire fences.**—In all cases where any law of this state requires to be erected or maintained any fence or fences for any purpose whatever, it shall be sufficient, and a compliance with such law, if there shall be erected and maintained a barbed wire fence, consisting of two barbed wires and one smooth wire, with at least forty barbs to the rod, the wire to be firmly fastened to posts not more than two rods apart, with one stay between the posts, the top wire to be not more than fifty-two inches high or less than forty-eight, and the bottom wire not less than sixteen inches from the ground; or four smooth wires with posts not more than two rods apart, and with good stays not to exceed eight feet apart, the top wire to be not more than fifty-six inches nor less than forty-eight, and the bottom wire not less than sixteen inches nor more than twenty inches from the ground: *provided*, that five smooth wires shall be required to constitute a legal partition fence: *provided*, that any other fence authorized by law shall also be held a legal fence.

1877, ch. 107: "An act to authorize the erecting and maintaining of wire fences, and to declare the same a legal fence." Approved March 1, 1877, and repeals all inconsistent acts. 32 M. 88; 30 M. 492; 30 M. 3; 29 M. 34.

SEC. 1910. **Construction of partition fences.**—When any uninclosed grounds are afterwards inclosed, the owner or occupant thereof shall pay one-half of each partition fence, standing upon the line between his land and the inclosure of any other owner or occupant, and the value thereof shall be ascertained by a majority of the supervisors of the town, in writing under their hands, in case the parties do not agree; and if such owner or occupant neglects or refuses, for sixty days after the value has been so ascertained, and demand made, to pay for one-half of such partition fence, the proprietor of each fence may maintain a civil action for such value and the cost of ascertaining the same.

G. S. ch. 18, § 15 (16). Acts 1881, ch. 118, providing for construction of party walls where one or both belong to undistributed estate or to minors, was repealed by acts 1889, ch. 40, § 322. "Probate Code." 24 M. 309.

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SEC. 1911. Same — Record of.— In all cases where the line upon which a partition fence, to be built between unimproved lands, has been divided by the supervisors, or by agreement in writing between the owners of such lands, recorded in the office of the register of deeds of the county where such lands lie, the several owners thereof, and their heirs and assigns forever, shall erect and support said fences agreeably to such divisions.

G. S. ch. 18, § 18 (19).

SEC. 1912. Partition by tenants in common.— When any lands belonging to different persons in severalty have been occupied in common without a partition fence between them, and one of the occupants is desirous to occupy his part in severalty, and the other occupant refuses or neglects, on demand, to divide with him the line where the fence ought to be built, or to build a sufficient fence on his part of the lines when divided, the party desiring it may have the same divided and assigned by a majority of the supervisors of the same town, in the manner provided in this chapter.

G. S. ch. 18, § 12 (13).

SEC. 1913. Same — Construction of fence.— Upon the division and assignment as provided in the preceding section, the supervisors may, in writing under their hands, assign a reasonable time for making the fence, having regard to the season of the year; and if either party shall not make his part of the fence within the time so assigned, the other party may, after having completed his own part of the fence, make the part of the other, and recover therefor double the ascertained expense thereof, together with the fees of the supervisors, in the manner provided in this chapter.

G. S. ch. 18, § 13 (14).

SEC. 1914. When land bounded or divided by water.— When lands of different persons which are required to be fenced, are bounded upon or divided by any river, brook, pond or creek, which of itself, in the judgment of the supervisors, is not a sufficient fence, and it is in their opinion impracticable, without unreasonable expense, for the partition fence to be made in such waters, in the place where the true boundary line is; if in such case the occupant of the land on one side refuses or neglects to join with the occupant of the land on the other side, in making a partition fence on the one side or the other, or if such persons disagree respecting the same, then two or more supervisors of the town in which such lands lie, on application to them made, shall forthwith proceed to view such river, brook, pond or creek.

G. S. ch. 18, § 10 (11).

SEC. 1915. Same — Supervisors to determine.— If such supervisors determine that such river, brook, pond or creek will not answer the purpose of a sufficient fence, and that it is impracticable, without unreasonable expense, to build a fence on the true boundary line, they shall, after giving notice to the parties, determine how, or on which side thereof, the fence shall be set up and maintained, or whether partly on one side and partly on the other side, and shall reduce such determination to writing and sign the same; and if either party refuses or neglects to make or maintain his part of the fence, according to the determination of said supervisors, the same may be made and maintained by the other party as before provided in this chapter, and the delinquent party shall be subject to the same charges and costs, to be recovered in like manner.

G. S. ch. 18, § 11 (12).

SEC. 1916. Partition fence running into water.— When a partition fence running into the water is necessary to be made, the same shall be done in equal shares, unless otherwise agreed by the parties; and in case either party refuses or neglects to make or maintain the share belonging to him,

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similar proceedings shall be had as in case of other fences, and with like effect.

G. S. ch. 18, § 17 (18).

SEC. 1917. Maintaining partition fences.— The respective occupants of lands, inclosed with fences, shall keep up and maintain partition fences between their own and the next adjoining inclosures, in equal shares, so long as both parties continue to improve the same.

G. S. ch. 18, § 2 (3).

SEC. 1918. Repairing and rebuilding.— In case any party neglects to repair or rebuild any partition fence which of right he ought to maintain, the aggrieved party may complain to the town supervisors or a majority of them; who, after due notice to each party, shall proceed to examine the same; and if they determine that the fence is insufficient, they shall signify the same in writing to the delinquent occupant of the land, and direct him to repair or rebuild the same within such time as they judge reasonable; and if such fence is not repaired or rebuilt accordingly, it shall be lawful for the complainant to repair or rebuild the same.

G. S. ch. 18, § 3 (4).

SEC. 1919. Same.— All partition fences shall be kept in good repair throughout the year, unless the occupants of the lands on both sides otherwise mutually agree.

G. S. ch. 18, § 9 (10).

SEC. 1920. Same — Payment for.— When any deficient fence, built up or repaired by any complainant as provided in the preceding section, is adjudged sufficient by two or more of said supervisors, and the value of such repairing or building up, together with their fees, is ascertained by a certificate under their hands, the complainant shall have a right to demand, either of the owner or occupant of the land where the fence was deficient, double the sum so ascertained; and in case of neglect or refusal to pay the sum so due for one month after demand thereof is made, the complainant may recover the same, with interest at one per cent. a month, in a civil action.

G. S. ch. 18, § 4 (5).

SEC. 1921. When repairs not required.— If any person determines not to improve any of his lands adjoining any partition fence that may have been divided according to the provisions of this chapter, and gives six months' notice of such determination to all the adjoining occupants of lands, he shall not be required to keep up or support any part of such fence during the time his lands are open and unimproved; and he may thereafter remove his portion thereof, if the owner or occupant of the adjoining inclosure will not pay therefor, as provided in the fourteenth section of this chapter.

G. S. ch. 18, § 19 (20).

SEC. 1922. Supervisors to direct construction or repair.— When any controversy arises about the rights of respective occupants in partition fences, or their obligation to maintain the same, either party may apply to a majority of the supervisors of the town where the lands lie, who, after due notice to each party, may, in writing, assign to each his share thereof, and direct the time within which each party shall erect or repair his share of the fence, in the manner before provided; which assignment, being recorded in the registry of deeds, shall be binding upon the parties, and upon all the succeeding occupants of the lands; and they shall be obliged always thereafter to maintain their respective portions of said fence.

G. S. ch. 18, § 5 (6). 30 M. 2.

SEC. 1923. Same — Supervisor from each town.— In all cases where the line upon which a partition fence is to be made, or to be divided, is the

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boundary line between towns, or partly in one town and partly in another, a supervisor shall be taken from each town.

G. S. ch. 18, § 16 (17).

SEC. 1924. Same — When party ordered refuses or neglects.— In case any party refuses or neglects to erect or maintain the part of any fence assigned to him as aforesaid, the same may be erected and maintained by the aggrieved party, in the manner before provided; and he shall be entitled to double the value thereof, ascertained in the manner aforesaid, and to be recovered in like manner.

G. S. ch. 18, § 6 (7).

SEC. 1925. Same — Valid when in writing and recorded.— All divisions of fences made by town supervisors according to the provisions of this chapter, or which shall be made by owners of adjoining lands, in writing, witnessed by two witnesses, signed, sealed and acknowledged by the parties making the same, being recorded in the registry of deeds, shall be good and valid against the parties thereto, and their heirs and assigns.

G. S. ch. 18, § 7 (8).

SEC. 1926. Each to pay just share.— When in any controversy that may arise between occupants of adjoining lands, as to their respective rights in any partition fence, it shall appear to the supervisors that either of the occupants had, before any complaint made to them, voluntarily erected the whole fence, or more than his just share of the same, or otherwise become proprietor thereof, the other occupant shall pay for so much as may be assigned to him to repair and maintain, the value of which shall be ascertained and recorded in the manner provided in this chapter.

G. S. ch. 18, § 8 (9).

SEC. 1927. Removal of partition fence.— When one party ceases to improve his land, or opens his inclosure, he shall not take away any part of the partition fence belonging to him, and adjoining the next inclosure, if the owner or occupant of such adjoining inclosure will, within two months after the same is ascertained, pay therefor such sum as a majority of the supervisors shall, in writing under their hands, determine to be the value of such partition fence belonging to such parties.

G. S. ch. 18, § 14 (15).

SEC. 1928. Supervisor's neglect of duty.— Any supervisor who shall, when requested, unreasonably neglect to view any fence, or to perform any other duty required of him in this chapter, shall forfeit the sum of five dollars, and shall be liable to the party injured for all damages consequent upon such neglect.

G. S. ch. 18, § 20 (21).

SEC. 1929. Fees of supervisor.— Each supervisor shall be paid by the person employing him, at the rate of one dollar a day for the time he is so employed; and if such person neglects to pay the same within thirty days after the service is performed, each supervisor having performed any such service may recover in a civil action double the amount of such fees.

G. S. ch. 18, § 21 (22).

SEC. 1930. Commissioners to act, when.— In all counties not divided into towns, the county commissioners shall act as fence viewers, and be governed by the provisions of this chapter.

G. S. ch. 18, § 22 (23).

SEC. 1931. Goodhue and McLeod counties excepted.— The provisions of this chapter shall not apply to any part of the counties of Goodhue and McLeod, but said counties shall be, and hereby are excepted from the operations and effect thereof; *provided*, that the provisions of this chapter

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shall apply to the respective occupants of lands in said counties inclosed with fences for the purpose of pasturing.

1873, ch. 99, as amended 1875, ch. 121; 1878, ch. 34; 1883, ch. 97. Acts 1873, ch. 99, "An act to amend ch. 18 of G. S." by adding section 23, providing that this chapter shall not apply to Goodhue county, and containing above proviso. Acts 1875, ch. 121, "An act to amend section 23, ch. 18, G. S.;" provided that this chapter shall not apply to any part of Goodhue county except Cannon Falls, Warsaw and Leon, and containing above proviso. This act does not mention acts 1873. Acts 1878, ch. 34, amended acts 1875, ch. 121, by striking out the exception. Acts 1883, ch. 97, amended acts 1878, ch. 34, by adding McLeod county.

SEC. 1932. McPherson and Medo excepted.—The provisions of this act shall not apply to nor be in force in the towns of McPherson and Medo in the county of Blue Earth. Provided that the provisions of said act shall apply to the respective occupants of lands enclosed with fences for the purpose of pasturing or grazing.

1879, ch. 36, as amended 1879, ch. 37: "An act to amend § 23, ch. 18, of G. S." Both of these laws are the same.

SEC. 1933. Meeker and Wright excepted.—*Provided*, that the provisions of this chapter shall not apply to the towns in Meeker and Wright counties where a majority of the voters have determined pursuant to law, that horses, cattle, mules, and asses shall not be permitted to run at large. This proviso shall not apply to partition fences on town lines in said Meeker and Wright counties, where such adjoining towns have not determined pursuant to law that horses, cattle, mules, and asses shall not be permitted to run at large. This proviso shall not affect any rights heretofore acquired under section eight (8) of said chapter eighteen (18).

1887, ch. 50, as amended 1889, ch. 76. Amendment inserted Wright county.

SEC. 1934. Partition fences in cities and villages.—That whenever any owner of a lot or lots in any incorporated city, town or village in the state of Minnesota, shall desire to have erected or repaired a division or partition fence between his own and adjoining lot or lots, and the owner or owners of such adjoining lot or lots refuse to erect or repair their portion of said fence, or to pay his or their proper part of the expense thereof, he may apply to the municipal judge, or the city justice, or any justice of the peace in any incorporated city, town or village, and such judge or justice, after notice in writing of not less than six days to all parties interested, and after hearing the parties, and viewing the premises, if requested by either parties, or if he shall deem it necessary to view the same, may in writing assign to each owner his share of said fence, and direct the time within which each party shall erect his share thereof in a good and substantial manner; which assignment being recorded in the office of the register of deeds of the county in which said lots are situate, shall be binding upon the parties, and upon all succeeding occupants or owners of said lots; and they shall thereafter maintain their respective portions of said fence.

1877, ch. 94, § 1: "An act relative to division fences in incorporated cities, towns and villages." Approved March 5, 1877.

SEC. 1935. Same — Civil action.—In case any person neglects or refuses to erect or maintain the part of any such fence so assigned to him to erect or maintain, the same may be erected and maintained by the party aggrieved thereby, in a good and substantial manner, and he may recover of the party so neglecting or refusing, in a civil action in any court having jurisdiction of the amount involved, double the value of that part of said fence so erected or maintained which was assigned to the party so neglecting or refusing, together with all the costs and expenses of such action, and all the costs and expenses of the assignment in the first section of this act provided for.

1877, ch. 94, § 2.

SEC. 1936. Fences to protect hedges.—That any person who may plant a close hedge upon his property, along the line of any road or street, which is

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not less than sixty feet wide, shall have the right to build and maintain a temporary fence along the side of such road or street, six feet or less from the line thereof, for the period of five years from the time of planting such hedge, for the purpose only of protecting the growing of such hedge.

1867, ch. 34: "An act to protect the growing of hedges." Approved March 7th.

SEC. 1937. **Fences for shade trees.**— That for the purpose of promoting the planting and protection of shade trees in this state, whenever portions of any recorded city or village plat or portions of any legal additions thereto are wholly unoccupied, and the streets and alleys lying wholly within or legally belonging and adjoining to such unoccupied parts are not used for public travel, it shall be lawful for the owner or owners thereof, for the purpose of protecting such shade trees as may be set out therein, to fence up and enclose the same for the period of five (5) years from and after the passage of this act, the same as if such land had not been platted and recorded.

Provided, however, that prior to such fencing of said land embracing streets, the consent of the proper city or village authorities shall be first had and obtained.

1877, ch. 132: "An act for the protection of shade trees in towns and cities. Approved March 5, 1877.