THE TO THE

PUBLIC STATUTES

OF THE

STATE OF MINNESOTA.

(1849 - 1858.)

COMPILED BY
MOSES SHERBURNE and WILLIAM HOLLINSHEAD, Esqrs.,
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CHAPTER 50.

FRAUDULENT CONVEYANCES AND CONTRACTS REL-ATIVE TO GOODS, CHATTELS, AND THINGS ACTION.

SECTION

SECTION Conveyances of personal property, when void.
 What agreements void unless in writing.

4. Memorandum of auctioneer to be deemed note

Rimed Statutes

of contract.

3. Contracts for sale of goods over fifty dollars, how made to be valid.

All deeds of gift, all conveyances and all transfers or (1.) SEC. I. assignments, verbal or written, of goods, chattels or things in action, made in trust for the use of the person making the same, shall be void, as against the creditors existing or subsequent of such person.

When agreements void unless in writing.

Conveyances of personal proper-ty, when void.

- (2.) Sec. II. In the following cases, every agreement shall be void, unless such agreement, or some note or memorandum thereof expressing the consideration, be in writing, and subscribed by the party charged therewith:
- 1. Every agreement that by the terms is not to be performed within one year from the making thereof;
- Every special promise to answer for the debt, default or miscarriage of another person;
- Every agreement, promise or undertaking, made upon consideration of marriage, except mutual promise to marry.

(3.) Sec. III. Every contract for the sale of any goods, chattels or things in action, for the price of fifty dollars or more, shall be void, unless,

A note or memorandum of such contract, be made in writing and subscribed by the parties to be charged therewith; or,

Unless the buyer shall accept and receive part of such goods, or the evidences, or some of them, of such things in action; or,

3. Unless the buyer shall at the time pay some part of the purchase

Memorandum of auctioneer deem-ed note of con-

Contracts for sale of goods over

valid.

(4.) Sec. IV. Whenever goods shall be sold at public auction, and the auctioneer shall, at the time of sale, enter in a sale-book a memorandum specifying the nature and price of the property sold, the terms of the sale, name of the purchaser, and the name of the person for whose account the sale is made; such memorandum shall be deemed a note of the contract of sale within the meaning of the last section.