

party shall be disqualified from obtaining a new license under said law for a period of two years from and after such conviction.

Approved February 14, 1917.

CHAPTER 20—S. F. No. 84.

An act authorizing any district judge in any county in which there is now or shall be hereafter maintained by any county or by any city and county, a workhouse or work farm for criminal offenders, to order the transfer of any prisoner sentenced to the county jail by any justice of the peace, municipal judge or district judge, and recommit him to any such workhouse, correctional or work farm.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Transfer of prisoners from jail to workhouse authorized.—That in any county of this State in which there is now or shall be hereafter maintained by any county or by any city and county, a workhouse, correctional or work farm for the confinement of criminal offenders, any district judge of the judicial district in which said county is situated, shall have the power, either of his own motion, or on the application of the county attorney of such county, for sufficient cause, to order any prisoner who shall be confined in the county jail of such county under sentence to such jail by any district judge, justice of the peace or municipal judge, to be transferred from such county jail and recommitted to any such workhouse, correctional or work farm at hard labor, for the remainder of the term for which such prisoner was originally sentenced.

Sec. 2. Procedure of district judge in charge and duty of sheriff.—That whenever any such district judge shall make an order for the transfer of any prisoner from the county jail to any such workhouse, correctional or work farm such order shall be made in duplicate by such judge, shall recite therein the name of the court by which said prisoner was sentenced to such county jail, the date of sentence, the general nature of the offense for which sentenced, the length of the original sentence, the length of such sentence still remaining, and any other facts obtainable from the commitment under which said prisoner may be held, that will furnish material information regarding said case, and shall direct the superintendent or other keeper of such workhouse, correctional or work farm, to safely keep such prisoner at hard labor for the remainder of such original term of sentence, as stated in such order, unless otherwise released according to law, or the parole rules and regulations of such workhouse, correctional or work farm. That both of said orders for

transfer and recommitment of such prisoner to such workhouse, correctional or work farm, shall be filed forthwith, with the sheriff of such county or other keeper of said jail, and said sheriff or other keeper of said jail shall thereupon retain one of said orders of transfer and recommitment in his possession and shall without delay, at the expense of the county, transfer such prisoner named in such order and deliver him or her, together with the other of said duplicate orders for the transfer and recommitment of such prisoner to the superintendent or other keeper of said workhouse, correctional or work farm, who shall retain said order and safely keep said prisoner named therein for the remainder of said sentence at hard labor, as specified in said order, unless otherwise released as hereinbefore provided. That said order for transfer and recommitment of any such prisoner, as hereinbefore mentioned, shall have the same force and effect as the writ of commitment issued by the court which sentenced said prisoner in the first instance, and in addition shall be full authority for the holding and keeping of said prisoner, at hard labor, by the superintendent or other keeper of said workhouse, correctional or work farm, and for his apprehension by any peace officer in case of the escape of such prisoner from any such workhouse, correctional or work farm. On the request of any district judge of the district in which any such workhouse, correctional or work farm is located, the sheriff of any such county shall without delay furnish a copy to such judge of any commitment in his possession.

Sec. 3. **Inconsistent acts repealed.**—That all acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

Sec. 4. This act shall take effect and be in force from and after its passage.

Approved February 14, 1917.

CHAPTER 21—S. F. No. 180.

An act authorizing county boards to lend money to residents of the county to procure seed and feed where the crops of such residents for the preceding year have totally or partially failed, providing for a lien upon the crops and land to secure repayment and providing for prosecution and punishment for the violation of the provisions of this act.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. **County boards authorized to loan money for purchase of seed grain, feed, etc., in certain counties.**—Authority is hereby granted to any county in the State of Minnesota to lend money to residents of such county for the purpose of purchasing