

tain at the head or top thereof the words "Prison Made" followed by the year and name of the penal and/or reformatory institution in which it was manufactured, produced, or mined in plain English lettering of the style known as great primer roman capitals. Such brand or mark, if the article will permit, shall be placed upon it and when such branding or marking is impossible, a label shall be used and attached. Such brand, mark or label shall be placed or attached outside of and on a conspicuous part of the finished article so as to be plainly visible to the purchasing public and also shall be placed outside of its box, crate or covering.

Sec. 3. Sale of unmarked goods forbidden.—That no person shall sell, offer for sale, or have in possession for the purpose of sale, goods, wares or merchandise described in Section 1 of this Act without the brand, label or mark required by this Act being placed thereon or attached thereto, or remove, conceal or deface such brand, label or mark.

Sec. 4. Violation a misdemeanor.—Any person who violates any of the provisions of this Act shall be guilty of a misdemeanor.

Sec. 5. Law repealed.—Chapter 138 of the Laws of Minnesota for 1929 is hereby repealed.

Sec. 6. Effective September 1, 1935.—This Act shall take effect and be in force from and after September 1, 1935.

Approved April 24, 1935.

CHAPTER 269—S. F. No. 532

An act to amend Section 3646 Mason's Minnesota Statutes of 1917 as amended by Laws 1931, Chapter 151, relating to the organization of township mutual fire insurance companies.

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

Section 1. Township mutual fire insurance companies.—That Section 3646 of Mason's Minnesota Statutes of 1927 as amended by Laws of 1931, Chapter 151 be and the same hereby is amended so as to read as follows:

"It shall be lawful for any number of persons not less than twenty-five (25) residing in adjoining towns in this State who shall collectively own property worth at least Fifty Thousand Dollars (\$50,000.00) to form themselves into a company or

corporation for mutual insurance against loss or damage by fire or lightning. No such company shall operate in more than *one hundred (100)* towns in the aggregate at the same time provided, that when any such company confines its operations to one county it may transact business in the whole thereof by so providing in its certificate of incorporation."

Sec. 2. This act shall be in force and effect from and after the date of its passage.

Approved April 24, 1935.

CHAPTER 270—S. F. No. 614 -

An act to amend Mason's Minnesota Statutes of 1927, Section 7025, relating to the standard weight of the bushel.

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

Section 1. **Standard weights.**—That Mason's Minnesota Statutes of 1927, Section 7025 be amended so as to read as follows:

"7025. In contracts for the sale of any of the following articles, the term 'bushel' shall mean the number of pounds avoirdupois herein stated:

Corn, in ear, 70; beans, (except lima beans, scarlet runner pole beans and white runner pole beans, and broad windsor beans) smooth peas, wheat, clover seed, Irish potatoes and alfalfa, 60; broom corn seed and sorghum seed, 57; shelled corn, (except sweet corn), rye, lima beans, flaxseed and wrinkled peas, 56; sweet potatoes and turnips, 55; onions and rutabagas, 52; buckwheat, hempseed, rapeseed, beets, (GREEN APPLES), walnuts, rhubarb, hickory nuts, chestnuts, tomatoes, scarlet runner pole beans and white runner pole beans, 50; barley, millet, Hungarian grass seed, sweet corn, cucumbers and peaches, 48; broad windsor beans, 47; carrots, timothy seed and pears, 45; Parsnips, 42; spelt or spilts, 40; cranberries, 36; oats and bottom onion-sets, 32; dried apples, dried peaches and top onion-sets, 28; peanuts, 22; blue grass, orchard grass and red-top seed, 14; plastering hair, unwashed, 8; plastering hair, washed, 4; lime, 80; but if sold by the barrel the weight shall be 200 pounds. *In contracts for the sale of green apples, the term 'bushel' shall mean 2150.42 cubic inches.*

Approved April 24, 1935.