

hereinbefore provided, to amounts that shall be deemed reasonable and necessary by said county board and said city council.

But in no case shall the amount of such levy in any one year after the first year exceed the sum of *three-tenths* of one mill on the dollar of the assessed valuation of property in said county, when said work farm is maintained by such county alone; nor exceed the sum of one-tenth of one mill on the dollar of the assessed valuation of property in said county, for said county's share, of such tax levy for said work farm fund, when said work farm shall be maintained by said county and city jointly. Such amounts when collected shall be apportioned by the county auditor and be credited to the "county work farm fund" or to the "joint county and city work farm fund", as the case may be. At the end of each year any balance remaining in said "joint county and city work farm fund", to the credit of said city's share, shall be apportioned and paid to said city, if the council of said city shall so demand.

All moneys received for such work farm shall be deposited in the treasury of said county to the credit of such fund and shall not be used for any other purpose, and shall be drawn upon the proper officials of said county upon the properly authenticated vouchers of said "board of work farm commissioners" or "board of joint county and city work farm commissioners," as the case may be."

Approved March 7, 1939.

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#### CHAPTER 56—S. F. No. 41.

*An act to appropriate the sum of \$25,000 to complete the physical education building at the Bemidji State Teachers College at Bemidji, Minnesota.*

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

**Section 1. Appropriation for building at Bemidji State College.**—There is hereby appropriated out of any moneys in the State Treasury not otherwise appropriated the sum of \$25,000, or so much thereof as may be necessary, for the purpose of completing Unit A of the physical education building at the Bemidji State Teachers' College at Bemidji, Minnesota.

Section 2. This act shall take effect and be in force from and after its passage.

Approved March 7, 1939.

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CHAPTER 57—H. F. No. 374.

*An act relating to the branding or marking of prison or convict made goods, wares and merchandise offered for sale or intended for sale in this state, and to amend the 1938 Supplement to Mason's Minnesota Statutes of 1927, Section 3976-32.*

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

Section 1. **Branding or marking prison made goods.**—The 1938 Supplement to Mason's Minnesota Statutes of 1927, Section 3976-32, is hereby amended so as to read as follows:

"3976-32. The brand, label or mark required by *the 1938 Supplement to Mason's Minnesota Statutes of 1927, Section 3976-31*, shall contain at the head or top thereof the words "Prison Made" followed by the name of the penal 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."

Approved March 8, 1939.

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CHAPTER 58—H. F. No. 108

*An act authorizing the purchase of gravel beds by certain counties.*

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

Section 1. **Certain counties may purchase gravel beds.**—Any county having real and personal property of the true