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of whose tenancy or possession or labor thereon were created or changed after execution by the landowner or landlord or lessor, of such a marketing agreement; and in such actions the foregoing remedies for nondelivery or breach shall lie and be enforceable against such landowner or lessor.

Approved March 29, 1971.

CHAPTER 90-S.F.No.208

[Coded]

An act declaring drunkenness not a crime; amending Minnesota Statutes 1969, Chapter 340, by adding a section; and repealing Minnesota Statutes 1969, Section 340.96.

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

Section 1. Minnesota Statutes 1969, Chapter 340, is amended by adding a section to read:

[340.961] INTOXICATING LIQUOR; DRUNKENNESS NOT A CRIME. Notwithstanding any provision of local laws or ordinances no person shall be charged with or convicted of the offense of drunkenness or public drunkenness. Nothing herein shall prevent the prosecution and conviction of any intoxicated person for offenses other than drunkenness or public drunkenness nor shall this section relieve any person from civil liability for any injury to persons or property caused by such person while intoxicated.

Sec. 2. Minnesota Statutes 1969, Section 340.96, is repealed.

Sec. 3. <u>This act is effective as to acts occurring on or after July 1,</u> <u>1971.</u>

Approved March 29, 1971.

CHAPTER 91-S.F.No.278

An act relating to adult corrections, the manufacture and sale of machinery, rope and ply goods at the state prison; amending Minnesota Statutes 1969, Section 243.66.

Changes or additions indicated by underline, deletions by strikeout.

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

Section 1. Minnesota Statutes 1969, Section 243.66, is amended to read:

243.66 ADULT CORRECTIONS; PRISON MADE GOODS; MANUFACTURE OF MACHINERY. The commissioner of corrections is hereby authorized, empowered, and directed to establish, construct, equip, maintain, and operate, at the state prison, a factory for the manufacture of hay rakes, hay loaders, mowers, grain harvesters, and binders, windrowers, and four wheel farm trailers, corn harvesters, and binders and corn cultivators, farm machinery and other implements of husbandry and the extra parts thereof, and, if the commissioner deems it advisable, cultivators of all kinds, cultipackers, manure spreaders, ploughs, rotary hoes, sectional drags, stalk shredders, disc harrows, anhydrous ammonia applicators, and the extra parts thereof, and rope and ply goods of all kinds, and for that purpose to employ, and make use of the labor of prisoners kept in the prison, at any time available therefor and as largely as may be, and such, but only such, skilled laborers as, in the judgment of the commissioner and the warden of the state prison, may be necessary for the feasible and successful and profitable employment of the prisoners therein therefor, and for the purposes of, and to give full effect to sections 243.66 and 243.67, the commissioner may use all of, or any part of, not exceeding \$250,000 of the existing state prison revolving fund created by and existing under sections 243.41 to 243.44; provided, the commissioner and the warden of the prison shall, at all times, in the line of manufacturing herein authorized and directed, employ and make use of prison labor to the largest extent feasible.

The commissioner and the warden of the prison are hereby authorized, directed, and instructed to establish in and throughout all parts of this state where there is use and demand for such manufactured products as are referred to herein, and binding twines, and ropes and ply goods of all kinds, local selling agencies therefor, and to contract with such agencies to furnish thereto for the local sale thereof, the farm machinery and other implements of husbandry, the manufacture of which is authorized by sections 243.66 and 243.67, at prices to be fixed by the warden and the commissioner of corrections, and the local agencies so contracted with are hereby authorized, in the re-sale thereof to their actual customers therefor, to charge advance prices equaling 20 percent of the prices charged them for the machines, plus actual freight charges, but not a greater profit thereon, and the contracts entered into with these agencies shall be so worded as to obligate them to be diligent in the prosecution of the sales of the machines to the customers therefor.

Approved March 29, 1971.

Changes or additions indicated by underline, deletions by strikeout.