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Subd. 3. Except as provided in subdivision 2, within a reasonable time after a home solicitation sale has been cancelled or an offer to purchase has been revoked, the buyer upon demand must tender to the seller any goods delivered by the seller pursuant to the sale. The buyer is not obligated to tender at any place other than his residence.

Subd. 4. If the seller fails to demand possession of goods within 20 days after cancellation or revocation, the goods become the property of the buyer without obligation to pay for them.

Subd. 5. The buyer has the duty to take reasonable care of the goods in his possession before cancellation or revocation and during the time provided in subdivision 4 for the seller to demand possession, during which time the goods are otherwise at the seller's risk.

Subd. 6. If the seller has performed any services pursuant to a home solicitation sale prior to its cancellation, the seller is entitled to no compensation.

Sec. 5. [325.937] PENALTIES FOR VIOLATION. Any person who is found to have violated sections 1 to 4 shall be subject to the penalties provided in Minnesota Statutes, Section 325.907.

Sec. 6. [325.938] DAMAGES. Any person injured by a violation of sections 1 to 4 may recover damages, together with costs and disbursements, including reasonable attorneys fees, and receive other equitable relief as determined by the court.

Approved May 21, 1973.

CHAPTER 444-S.F.No.137

An act relating to intoxicating liquor; minimum resale prices; repealing Minnesota Statutes 1971, Sections 340.97 to 340.982.

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

Section 1. INTOXICATING LIQUOR; MINIMUM RESALE PRICES; REPEAL. Minnesota Statutes 1971, Sections 340.97, 340. 971, 340.972, 340.973, 340.974, 340.975, 340.976, 340.977, 340.978, 340.98, 340.981, 340.9815, and 340.982, are repealed.

Approved May 21, 1973.

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Changes or additions indicated by underline, deletions by strikeout.