

morphine, cocaine or other narcotics, and intoxicating liquor, firearms, weapons and explosives of any kind, into certain state institutions or within or upon the grounds thereof and prescribing penalties therefor.

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

Section 1. **Opium, intoxicating liquors, firearms and explosives not to be taken to the state prison—Penalties.**—That section 9304, General Statutes 1913, as amended by chapter 241, Laws 1915, be and the same hereby is amended so as to read as follows:

9304 Any person who brings, sends or in any manner causes to be introduced into the state prison or the state reformatory or any other state institution, or within or upon the grounds belonging to any such institution, any opium, morphine, cocaine, or other narcotic, or any intoxicating liquor of any kind whatever, or any firearms, weapons, or explosives of any kind, without the consent of the *state board of control*, shall be guilty of a felony and upon conviction thereof shall be punished by imprisonment in the state prison for a term of not less than three years nor more than five years provided that the provisions of this act shall not apply to physicians carrying drugs into such institutions for use in the practice of their profession; nor to sheriffs or other peace officers carrying revolvers or fire arms as such officers in the discharge of their duties.

Approved April 19, 1923.

CHAPTER 392—H. F. No. 918.

An act to amend Section 4421, General Statutes 1913, by providing for lights in classification lamps and on tenders of locomotive engines used in the transportation of freight and passengers.

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

Section 1. **Railroad companies to equip engines with classification lamps.**—That Section 4421, General Statutes, 1913, be and the same is hereby amended so as to read as follows:

"4421. Every person, company, corporation or receiver thereof, operating any railroad in the state of Minnesota, is hereby required to equip, maintain and use upon every locomotive operated in road service in this state, an electric or other headlight of at least fifteen hundred (1500) candle power, measured without the aid of a reflector; provided, however, that this candle power shall not apply to locomotive engines regularly used on branch lines less than twenty-five miles long and logging roads not over sixty miles long in switching cars or trains, and provided further that every person, company, corporation or receiver thereof, subject to the provisions of this act, is hereby required to equip, maintain and use

upon every locomotive engine regularly used in switching cars and trains, a headlight of at least fifty (50) candlepower measured without the aid of a reflector, and to place a similar light on the tender of all locomotives regularly used in the transportation of freight and passengers in such a position that the same shall reflect to the rear of such locomotive; and be it further provided; that all locomotive engines used in other than switching service shall be equipped with electric classification signal lights; and provided further, that this act shall not apply to locomotive engines used exclusively between sun up and sun down, nor when being taken to or returned from repair shops when ordered in for repairs."

Sec. 2. **Effective January 1st, 1925.**—This act shall take effect and be in force from and after January 1st, 1925.

Approved April 19, 1923.

CHAPTER 393—H. F. No. 1055.

An act to provide penalties for the selling or giving away of intoxicants that cause death.

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

Section 1. **Certain acts declared to be murder.**—Any person who shall unlawfully sell intoxicating liquor which, when drunk, causes the death of the person drinking the same, shall be guilty of murder in the third degree.

Sec. 2. **Definition.**—The term "sell" and "sale" and the term "intoxicating liquor," as used herein, shall have the same meaning as is prescribed therefor by Section 1 of Chapter 455 of the General Laws of Minnesota for 1919, and acts amendatory thereto.

Approved April 19, 1923.

CHAPTER 394—H. F. No. 1079.

An act validating and legalizing proceedings for termination and the foreclosure and cancellation of contracts for the sale or purchase of real estate, and the records thereof where the mortgage tax on such contracts has not been paid prior to the foreclosure or cancellation thereof or subsequent thereto.

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

Section 1. **Certain cancellations of contracts legalized.**—Certain contracts of foreclosures and purchase of real estate and records pertaining to same legalized:

That in all cases where a contract for the purchase or sale of real estate has been foreclosed or cancelled, or attempted to be foreclosed or cancelled, and such foreclosure or cancellation is defective by reason of the fact that prior thereto no mortgage regis-