MINNESOTA STATUTES 1953 ANNOTATIONS

ESTRAYS; ANIMALS DOING DAMAGE, AT LARGE 346.16

CHAPTER 345

UNCLAIMED PROPERTY

345.01 DUTY OF CONSIGNEE OR BAILEE

Finders are entitled to possession and use of lost or abandoned intoxicating liquors. Sale of such liquor is not authorized by law. OAG Oct. 25, 1949 (218).

Where a lost or abandoned car is found on the city streets, it may be condemned under a legal ordinance and sold by public officer who will deliver a certificate of sale to the purchaser which the purchaser may present in order to obtain registration of the vehicle. OAG July 31, 1950 (652-E-29).

345.02 UNCLAIMED PROPERTY MAY BE SOLD UPON NOTICE; SUMMARY SALE

Finding of lost or abandoned goods; rights of finder and owner of locus in quo. 32 MLR 192.

345.11 SALE: NOTICE

HISTORY. 1885 c 202 s 3; GS 1878 Vol 2 (1888 Supp) c 19 s 27c; GS 1894 s 2109; 1895 c 80; RL 1905 s 2807; GS 1913 s 6077; GS 1923 s 7309; MS 1927 s 7309.

CHAPTER 346

ESTRAYS; ANIMALS DOING DAMAGE, AT LARGE

346.02 FINDER TO GIVE NOTICE; PENALTY

Good faith as a defense to application of a statute awarding double damages. 36 MLR 277.

ANIMALS DOING DAMAGE

346.09 ANIMALS DOING DAMAGE

HISTORY. 1865 c 50 s 1, 3; GS 1866 c 19 s 29, 31; 1874 c 53 s 1; GS 1878 c 19 s 28, 30; 1879 c 12 s 1; 1885 c 106, 120; GS 1894 s 2113, 2115; RL 1905 s 2777; GS 1913 s 6043; GS 1923 s 7275; MS 1927 s 7275; 1953 c 8 s 1.

ANIMALS AT LARGE

346.16 RUNNING AT LARGE; DEFINED; PROHIBITED; TREBLE DAMAGES

An owner who allows his cattle to run at large is liable in treble damages and is also liable for criminal prosecution. OAG May 26, 1952 (228-D).

Sections 613.19 and 613.78 designate the penalty the state may inflict for the wrongful offense against the state. Section 346.16 is enacted for the benefit of the

947