

CHAPTER 642

LOCKUPS

642.01 LOCKUPS, HOW ESTABLISHED

There is no statute permitting a combination lockup to be built and maintained by a county and village. OAG June 1, 1948 (127-B).

A county is not authorized to pay any part of the expense of rebuilding a village jail. A village may fix the price at which county prisoners will be received in jail. There is no statutory authority for county to jointly engage with the village in the construction and operation of a jail or lockup. OAG Dec. 21, 1948 (127-B).

642.04 CITIES MAY SEND PRISONERS TO JAILS OUTSIDE

Section 641.15 makes it the obligation of the county to supply a prisoner in the county jail with "medical aid for prisoners." Section 641.12 requires the sheriff monthly to collect for the county all bills for board of prisoners due from any source. This includes medical aid furnished. If the prisoner is convicted of a violation he may under the provisions of section 642.04 be sent to the county jail. The county has recourse against the city for the expense of such prisoners. The city then has recourse upon the prisoner and may collect from him if he is financially responsible. OAG Jan. 18, 1950 (91-H).

The municipal court of Redwood Falls organized and operating under Laws 1895, Chapter 229, has no authority to sentence a prisoner to the workhouse in the city of Minneapolis. OAG Sept. 23, 1952 (306-B-9).

642.06 COUNTY JAIL, USE BY CITY FIRST CLASS

HISTORY. 1927 c 176 s 1; 1953 c 325 s 1.

642.12 FURNISHING LIQUOR TO INMATES

HISTORY. RS 1851 c 133 s 5, 7; PS 1858 c 119 s 5, 7; GS 1866 c 120 s 13, 15; GS 1878 c 120 s 13, 15; 1893 c 157 s 17; GS 1894 s 7433; 1895 c 264 s 8; 1897 c 41 s 2; RL 1905 s 5493; GS 1913 s 9371.

642.13 PENALTIES

HISTORY. RS 1851 c 133 s 6; PS 1858 c 119 s 6; GS 1866 c 120 s 14; GS 1878 c 120 s 14; 1893 c 157 s 20; GS 1894 s 7436; 1895 c 264 s 10; 1897 c 41 s 3; RL 1905 s 5494; GS 1913 s 9372.