

MINNESOTA STATUTES 1975 SUPPLEMENT

CRIMINAL CODE OF 1963 609.175

provided in sections 576.14 and 576.15.

The provisions of sections 576.04 to 576.16 shall not be construed as exclusive, but as providing additional and cumulative remedies.

[1975 c 347 s 143]

CHAPTER 593. JURIES, JURORS

Sec.
593.18 Repealed.

593.18 [Repealed, 1975 c 318 s 2]

CHAPTER 609. CRIMINAL CODE OF 1963

Sec.		Sec.	
609.11	Minimum terms of imprisonment.	609.345	Criminal sexual conduct in the fourth degree. [New]
609.175	Conspiracy.	609.346	Subsequent offenses. [New]
609.185	Murder in the first degree.	609.347	Evidence. [New]
609.29	Repealed.	609.348	Medical purposes; exclusion. [New]
609.291	Repealed.	609.349	Voluntary relationships. [New]
609.292	Repealed.	609.35	Costs of medical examination. [New]
609.295	Repealed.	609.351	Applicability to past and present prosecutions. [New]
609.296	Repealed.	609.52	Theft.
609.341	Definitions. [New]	609.521	Possession of shoplifting gear. [New]
609.342	Criminal sexual conduct in the first degree. [New]	609.551	Rustling and livestock theft; penalties. [New]
609.343	Criminal sexual conduct in the second degree. [New]	609.805	Ticket scalping.
609.344	Criminal sexual conduct in the third degree. [New]		

609.11 Minimum terms of imprisonment.

Subdivision 1. All commitments to the commissioner of corrections for imprisonment of the defendant are without minimum terms except when sentence is to life imprisonment as required by law and except that any commitment following the defendant's first conviction of an offense wherein he had in his possession a firearm or used a dangerous weapon at the time of the offense shall be for a term of not less than one year plus one day, nor more than the maximum sentence provided by law for the offense for which convicted, and except that any commitment following defendant's second or subsequent conviction of an offense wherein he had in his possession a firearm or used a dangerous weapon at the time of the offense shall be for a term not less than three years, nor more than the maximum sentence provided by law for the offense for which convicted, and such person shall not be eligible for parole until he shall have served the full minimum sentence herein provided, notwithstanding the provisions of sections 242.19, 243.05, 609.12 and 609.135. The offenses for which mandatory minimum sentences shall be served as herein provided are: aggravated assault, burglary, kidnapping, manslaughter, murder in the second or third degree, rape, robbery, sodomy, escape while under charge or conviction of a felony, or discharge of an explosive or incendiary device.

[1975 c 378 s 8]

[For text of subd 2, see M.S.1974]

609.175 Conspiracy.

[For text of subds 1 and 2, see M.S.1974]

Subd. 3. Application of section jurisdiction. This section applies if:

- (1) The defendant in this state conspires with another outside of this state; or
- (2) The defendant outside of this state conspires with another in this state; or
- (3) The defendant outside of this state conspires with another outside of this