

CHAPTER 627

JURISDICTION

627.01 PLACE OF TRIAL; CHANGE OF VENUE.

Evidence sufficient to establish the fact that the offense was committed in Anoka county. State v McReady, 154 M 366, 191 NW 816.

The place of sale may be proved by circumstantial evidence. State courts take judicial notice of the location of the political subdivisions of the state. The evidence was sufficient to establish a sale in Freeborn county as named in the indictment. State v Frost, 160 M 317, 200 NW 295.

The shifting basis of jurisdiction. 17 MLR 46.

627.05 OFFENSE COMMITTED ON VESSEL, WHERE INDICTABLE AND TRIABLE.

Constitutionality of statutes relating to offenses committed on trains or boats; trial in county in which offense was committed. 5 MLR 148.