MINNESOTA STATUTES 1975 SUPPLEMENT

574.26 BONDS, FINES, FORFEITURES

terms, for saving the obligee harmless from all costs and charges that may accrue on account of the doing of the work specified, and for the enforcing of the terms of the bond if action is brought on the bond, including reasonable attorney's fees, in any case where such action is successfully maintained and for the compliance with the laws appertaining thereto. The penalty of such bond shall be not less than the contract price, and if after the giving of the bond the contract price should for any reason be increased, the obligee may require an additional bond, the penalty of which shall be not less than the amount of such increase, and if such additional bond be not furnished within ten days after such demand, the work on the contract shall cease until such additional bond shall have been furnished. In contracts made by the commissioner of administration or the department of highways of the state, the penalty of the bond shall be in such amount as the commissioner of administration or the commissioner of highways may fix, but not less than three-quarters of the contract price.

[1975 c 377 s 39]

574.261 Security in lieu of bond.

Subdivision 1. With the approval of the commissioner of administration and where the amount of the contract is not in excess of \$5,000 a person may make a contract with the state for the doing of any public work and in lieu of giving the bond required by section 574.26, submit to the commissioner of administration for deposit with the state treasurer a certified check or cashier's check in the same amount as would be required for a bond as security for protection of the state, including its tax revenues, and for all persons doing work or furnishing skills, tools, machinery, or materials under or for the purpose of executing such contract. Such deposit shall be security for the payment, as they become due, of all just claims for work, skills, tools, machinery, and materials; and for the performance and completion of the contract in accordance with its terms; and as security for all costs and charges that may accrue for the doing of the work specified and compliance with the laws relating thereto.

[1975 c 347 s 40]

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

CHAPTER 576. RECEIVERS, PROPERTY OF ABSENTEES

Sec. Sec. 576.142 Hearing by court; determination of 576.16 Property distribution; time limitation. death of an absentee.

576.142 Hearing by court; determination of death of an absentee.

[For text of subds 1 to 4, see M.S.1974]

Subd. 5. The court, if satisfied by the evidence adduced at a hearing in support of a petition alleging the absentee is missing after being exposed to a specific peril or that an absente has been absent for four or more consecutive years, shall enter an order establishing as a matter of law the death of the absentee and the date thereof. The court shall order the distribution of the absentee's property to the persons and in the manner prescribed in chapters 524 and 525.

[1975 c 347 s 142]

[For text of subd 6, see M.S.1974]

576.16 Property distribution; time limitation.

If the receiver is not appointed within three years after the date found by the court under section 576.08, the time limited for accounting for, or fixed for distributing, the property or its proceeds, or for barring actions relative thereto, shall be one year after the date of the appointment of the receiver instead of the four years

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