

of fire in such buildings and establishments in villages and cities of the fourth class.

Be it enacted by the Legislature of the State of Minnesota :

Section 1. Use of gasoline engines forbidden in certain cases.—That Section 18, Chapter 459, General Laws 1921, be and the same is hereby amended to read as follows:

“Sec. 18. No gas or gasoline engine, steam generator or heating device nor any electrical dynamo or motor *except such motors as have been approved as explosion-proof by the State Fire Marshall* shall be located, maintained or used inside of nor within a distance of ten feet of any building used for the business of dry cleaning and dry dyeing as above defined except that an electrical motor may be placed within such ten feet, but without a solid fireproof wall.

Sec. 2. Must have fire extinguishers.—*Any dry cleaning or dry dyeing business located in any village or city of the fourth class may install and maintain two 2-1/2 gallon fire extinguishers of anti-freezing liquid, to be approved by and installed as directed by the State Fire Marshall, in lieu of compliance with the provisions of this chapter providing for the prevention of fire in such business or establishment.”*

Approved April 26, 1929.

CHAPTER 403—H. F. No. 1052

An act transferring the office of the chief oil inspector from the director of standards to the commissioner of agriculture and authorizing the appointment of a deputy chief oil inspector.

Be it enacted by the Legislature of the State of Minnesota :

Section 1. Oil inspection department transferred to department of agriculture.—The office of the Chief Oil Inspector, as created by Article 12, Section 2, Chapter 426, General Laws 1925, is hereby transferred to the Department of Agriculture, and all the powers in relation to the Chief Oil Inspector conferred upon the Director of Standards are hereby transferred to and conferred upon the Commissioner of Agriculture.

Sec. 2. Commissioner of agriculture to appoint deputy chief oil inspector.—The Commissioner of Agriculture may appoint a Deputy Chief Oil Inspector and prescribe his powers and duties.

Approved April 26, 1929.

CHAPTER 404—H. F. No. 1226

An act to amend General Statutes 1923, Section 5599, relating to commercial fishing in Lake Superior.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Commercial fishing in certain waters.—That the first unnumbered paragraph of General Statutes 1923, Section 5599, immediately preceding subdivision 1 of said Section, be and the same hereby is amended so as to read as follows:

“5599. Herring, Lake trout and ciscoes may be taken by residents of Minnesota who are citizens of the United States, by means of gill nets of the sizes herein specified and by the aid of skiffs and power boats, at any time as hereinafter provided in that part of Lake Superior under the jurisdiction of Minnesota, provided a license to do so shall be first obtained from the commissioner. Residents of the State of Wisconsin may procure a commercial fishing license, upon payment of a fee of \$50.00, to take such fish as herein enumerated, according to law, in waters of Lake Superior lying within the jurisdiction of Minnesota. Herring may not be taken hereunder between November 16 and November 30, both inclusive. Ciscoes may not be taken hereunder during the month of November. Lake trout may not be taken hereunder between October 1 and November 10 following, both inclusive. Lake trout may also be taken by set lines. Herring, lake trout or ciscoes so taken may be had in possession, bought, sold and transported within or without the state during open season and for a period of one week thereafter.”

Approved April 26, 1929.

CHAPTER 405—H. F. No. 1255

An act entitled an act amending Section 5, Chapter 397, General Laws 1917, as amended by Section 6, Chapter 420, General Laws