- (c) If the animal is not claimed within ten days, the veterinarian, boarding facility, or commercial facility becomes the owner of the animal and the animal may be disposed of by the veterinarian, boarding facility, or commercial facility as they consider proper. Upon the veterinarian, boarding facility, or commercial facility becoming the owner of the animal, the veterinarian, boarding facility, or commercial facility is relieved of any liability for disposal of the animal.
- (d) If the notice under paragraph (c) is not given to the owner or owner's agent, or if the address of the owner or owner's agent is not known, notice must be given by the veterinarian, boarding facility, or commercial facility by publishing one notice in a legal newspaper circulated in the county where the animal was delivered to the veterinarian, boarding facility, or commercial facility not less than ten days before the animal is to become the property of the veterinarian, boarding facility, or commercial facility under paragraph (c). The published notice must contain the information required in paragraph (b).
- (e) Each veterinarian, boarding facility, or commercial facility shall warn its patrons of the provisions of this subdivision by a conspicuously posted notice or by conspicuous type in a written receipt document delivered to the owner or the owner's agent.

Presented to the governor April 8, 1994

Signed by the governor April 11, 1994, 2:32 p.m.

## CHAPTER 402-H.F.No. 2679

An act relating to boilers and engines; modifying provisions relating to hobby boilers and show engines; amending Minnesota Statutes 1992, section 183.411, subdivision 2; repealing Minnesota Statutes 1992, section 183.411, subdivision 1a.

## BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

- Section 1. Minnesota Statutes 1992, section 183.411, subdivision 2, is amended to read:
- Subd. 2. **INSPECTION.** When used only for display and demonstration purposes, steam farm traction engines, portable and stationary show engines and portable and stationary show boilers shall be inspected every two years according to law.
- (a) Boilers or show engines of lap seam construction not certified in Minnesota or previously certified in Minnesota but that have been repaired or altered after certification, may be certified in Minnesota if:
- (1) all alterations have been done in accordance with American National Standard ANSI/NB23 R-404 or R-505; or

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- (2) form R-1, report of alteration, has been prepared by a registered professional engineer with verification by the authorized inspection agency responsible for the in-service inspection of the object in accordance with American National Standard ANSI/NB23 R-502; or
- (3) the engine has received a certificate allowing operation, or repairs have been authorized under American National Standard ANSI/NB23 R-404.1, R-404.2, or R-404.3 in Minnesota or another jurisdiction that accepts the provisions of American National Standard ANSI/NB23 and an inspection has been completed by an inspector certified in Minnesota according to the standards set in paragraph (b).
- (b) A hobby boiler or show engine, not certified in Minnesota or any other jurisdiction must successfully complete, at the owner's expense, inspection by:
- (1) full radiographic examination of the long or longitudinal seam or ultrasonic examination or dye-penetrant examination or none of the above, at the discretion of the boiler inspector, of the long or longitudinal seam of lap-seam construction; and
- (2) ultrasonic examination for metal thickness (for purposes of calculating the maximum allowable working pressure the thinnest reading shall be used see also American National Standard ANSI/NB23 I-303.8 and a safety factor of six shall be used in calculating maximum allowable working pressure on all non-ASME-code hobby and show boilers); and
- (3) magnetic particle or radiographic examination of areas where dye penetrant testing shows possible cracks; and
  - (4) hydrostatic testing at 1-1/2 maximum allowable working pressure.
  - (c) Further each such object shall successfully complete an inspection of:
  - (1) the fusible plug;
- (2) the safety valve, which must be of American Society of Mechanical Engineer's approved design and set at the maximum allowable working pressure and sealed in an appropriate manner not allowing tampering with the valve setting without destroying the seal; and
  - (3) the boiler power piping.

Any longitudinal cracks found in riveted longitudinal seams requires that the vessel be sealed and not approved for use in Minnesota. If the boiler or show engine is jacketed, the jacket must be removed prior to inspection.

## Sec. 2. REPEALER.

Minnesota Statutes 1992, section 183.411, subdivision 1a, is repealed.

Presented to the governor April 8, 1994

New language is indicated by underline, deletions by strikeout.

Signed by the governor April 11, 1994, 2:28 p.m.

## CHAPTER 403—H.F.No. 2178

An act relating to state lands; authorizing private sale of certain tax-forfeited land that borders public water in Meeker county.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. PRIVATE SALE OF TAX-FORFEITED LAND; MEEKER COUNTY.

- (a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1, and the public sale provisions of Minnesota Statutes, chapter 282, Meeker county shall convey by private sale the tax-forfeited land bordering public water that is described in paragraph (c), under the remaining provisions of Minnesota Statutes, chapter 282.
- (b) The land described in paragraph (c) must be sold by private sale, without consideration, to Leonard Rossell and Doris E. Rossell, husband and wife, of 4412 South Cedar Lake Road, Suite 8, St. Louis Park, Minnesota. The conveyance must be made to the Rossells as joint tenants and in a form approved by the attorney general.
- (c) The land to be conveyed is located in Meeker county, consists of about one-half acre, and is described as Outlot 1, Hidden View Woods, Meeker county.
- (d) Before being platted, the land described in paragraph (c) was included within land consisting of about 15 acres located in Government Lot 2, Section 5, Township 118 North, Range 31 West, Meeker County, and legally described as follows:

Beginning at the Northeast corner of Government Lot 2, Section 5, Township 118 North, Range 31 West, thence due South 30 rods on the East line of Section 5, thence due West to the East shoreline of Star Lake, thence in a Northwesterly direction along the East shoreline of Star Lake to the intersection of the East shoreline of Star Lake and the North line of Lot 2 aforesaid, thence East to the point of beginning on the North line of said Lot 2.

After platting, duplicate chains of title were erroneously established for real estate tax purposes. For over 20 years, the Rossells and their predecessors in interest have paid taxes on the property under one chain of title. However, taxes were not paid under the other chain of title, the property forfeited to the state for nonpayment of taxes, and a cloud was created on the Rossell's title to the

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