

while so acting for his master or employer shall be considered the vice principle and representative of the master.

SEC. 3. This act shall take effect and be in force from and after its passage.

Approved April 23rd, 1895.

CHAPTER 174.

H. F. No. 555.

*An act to prohibit the practice of black-listing and the coercing and influencing of employes by their employers.*

Blacklisting.

95 C 174  
88-NW 759

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

SECTION 1. It shall be unlawful for any two (2) or more employers or any two (2) or more corporations to combine or to agree to combine or confer together for the purpose of interfering with, or preventing any person or persons from procuring employment, either by threats, promises, or by circulating or causing to be circulated, blacklists, or for the purpose of procuring and causing the discharge of any employe or employes by any means whatsoever.

95 c 174  
85-M - 279  
Unlawful. 56-l r a 759  
95 C 174  
100-M - 230

SEC. 2. No company, corporation or partnership in this state shall authorize, permit or allow any of its or their agents to nor shall any of its or their agents blacklist any discharged employe or employes, or by word or writing seek to prevent hinder or restrain such discharged employe or any employe who may have voluntarily left such company's or person's service from obtaining employment from any other person or company.

Same.

SEC. 3. No person or persons, employer or employers of labor, and no agent or agents, or officer or officers, employe or employes of any corporation or corporations, shall require, coerce or compel, demand or influence, any person or persons, employe or employes, laborer, or mechanic to enter into an agreement, either written or verbal, from such person or persons, employe, laborer or mechanic nor to join or become or remain a member of any labor organization, as a condition of such person or persons securing employment or continuing in the employment of any such person or persons, employer or employers, corporation or corporations.

Shall not require renunciation of union.

Penalty.

SEC. 4. Any person or persons, employer or employees of labor, and any agents, representatives or employees of any person or persons, employer or employers, who shall be guilty of any violation of the provisions of any preceding section of this act, shall be guilty of a misdemeanor and upon conviction, shall be punished by a fine not exceeding one hundred (100) dollars or imprisonment in the county jail for a period of not more than ninety (90) days.

Duty of county attorney.

SEC. 5. It shall be the duty of the county attorney of any county in which a civil action in the name of the state of Minnesota shall be brought in accordance with the provisions of this act, to begin and prosecute all such suits to a termination whenever information is given him by any person that any employer or employees or corporation; or his or its officers, agents or employees have violated any of the provisions of this act.

Duty of labor commissioner.

SEC. 6. It shall be the duty of the commissioner of labor to see that all the conditions of this act are enforced.

SEC. 7. This act shall take effect and be in force from and after its passage.

Approved April 25th 1895.

S. F. No. 712.

CHAPTER 175. C. 175 87-M . 50

95 C 175  
79-M 338  
143 . 01  
143 . 01  
108 . 01

95 C 175  
99-M - 177

*An act to revise and codify the insurance laws of the state.*

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

95 C 175 488  
99-M - 177

Act—how cited.  
Definitions.

SECTION 1. This act may be cited as the Minnesota insurance act of eighteen hundred and ninety-five. When consistent with the context and not obviously used in a different sense, the term "company" or "insurance company," as used herein, includes all corporations, associations, partnerships or individuals engaged as principals in the business of insurance; the word "domestic" designates those companies incorporated or formed in this state, and the word "foreign," when used without limitation, includes all those formed by authority of any other state or government; the terms "unearned premiums" and reinsurance reserve, and "net value of policies" or "premium reserve," severally intend the liability of an insurance company upon its insurance contracts, other than ac-

95 C 175  
72-M 383  
77-M 31  
77-M 474  
78-M 311  
80-NW 620  
82-NW 647  
82-NW 1053  
95 C 175  
89-M - 147  
82-M - 426  
83-M - 21  
85-NW 824

95 C 175  
97 - 58  
97 - 62  
97 - 63  
97 - 234  
97 - 238  
97 - 198  
99 - 234  
99 - 334  
99 - 333  
99-M - 141

95 c 175  
91-NW 286  
92-NW 472

C. 175 '05 . 303  
C. 175 '05 . 331

C. 175 88-M . 20  
90-M . 383  
05 . 118