

engineer's estimate of all the work performed, which certificates shall be treated as hereinbefore provided, but no such certificate shall be furnished except when accompanied by the engineer's written certificate that no loss will result therefrom.

Approved April 23, 1907.

CHAPTER 364—H. F. No. 786.

07 C 364
OR - - 42

An Act to provide for the incorporation of subordinate aeries of the Fraternal Order of Eagles.

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

Incorporation.—Section 1. That any subordinate aerie of the Fraternal Order of Eagles instituted under the authority of the grand aerie of said order in the United States may become incorporated in the manner provided herein.

Form of certificate.—Sec. 2. Such subordinate aerie shall cause to be prepared a certificate which shall contain :

First—The character, name and number of such aerie.

Second—The time when, and the authority by which such aerie was instituted.

Third—The name of the charter members of such aerie.

Fourth—The location of such aerie.

Fifth—The name of its officers, to-wit :

Worthy president.

Worthy vice-president.

Worthy chaplain.

Junior past worthy president.

Worthy physician.

Worthy conductor.

Inside guard.

Outside guard.

Trustees, three.

Such certificate shall be under the seal of such aerie, and signed by the officers of the aerie and shall be recorded in the office of the register of deeds in the county where such aerie is located, and in the office of the secretary of state.

Powers granted.—Sec. 3. Upon filing such certificate in the office of such register (of) and secretary, such aerie shall become a body corporate under its charter name and number, and shall have power to sue and be sued by its corporate name, and in such name to acquire or receive, by purchase, gift, grant, devise or bequest, any property, real, personal or mixed, and the same to hold, sell, transfer, mortgage, convey, loan, let or otherwise use in accordance with the laws and usages of said aerie, but said corporation has no power to divert any gift, grant or bequest from the special purpose designated by the donor.

Corporate seal.—Sec. 4. The seal of such aerie shall be its corporate seal.

Surrender of charter.—Sec. 5. Whenever the charter of any such subordinate aerie shall be surrendered or taken away by said grand aerie or whenever by the laws or usages of said order of such subordinate aerie shall become defunct, except that such corporation as such shall have power to sell, convey, and dispose of its property and to collect debts due it and all such property and debts shall be disposed of in accordance with the laws of said order.

Amendments.—Sec. 6. This charter may be amended as other incorporations, save that the amendment need not be published.

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

Approved April 23, 1907.