

2474. *The naval militia shall be composed of such officers, warrant officers, petty officers and enlisted men as the secretary of the navy shall prescribe for a battalion and for a division of the naval militia.*

Sec. 3. **Governor to fix the number of warrant officers, etc.**—That Section 2475 of the General Statutes of Minnesota 1913. be and the same is hereby amended so as to read as follows.

2475. For the purpose of conforming the naval militia more closely to the organization of the *Naval Militia* of the United States as the same may be, from time to time, prescribed by the *secretary of the navy* and not otherwise, the governor may fix the number and grade of officers, *warrant officers*, petty officers and enlisted men therein.

Approved April 24, 1915.

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CHAPTER 354—H. F. No. 836.

*An Act to amend Section 3307, General Statutes of Minnesota 1913, relating to when and how assessments shall be made by mutual fire insurance companies.*

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

“Sec. 3307. **Insurance commissioner may relieve company from assessments temporarily.**—Whenever the net assets of any mutual insurance company are insufficient for the payment of incurred losses and expenses above its reinsurance reserve, as provided by law, it shall make an assessment for the amount required ratably upon its members liable thereto. The order for assessment shall be duly entered upon its records, with a statement of its condition at the date thereof, including all cash assets, deposit notes, and contingent amount liable to such assessment, the amount of the assessment, and the particular losses or other liabilities for which it is made. Such record shall be signed by each director voting for the order before any part of the assessment is collected, and any person liable thereto may inspect and take a copy thereof.

*Provided, that the commissioner of insurance may by written order relieve such company from an assessment or other proceedings to restore such assets during the time fixed in such order, when such deficiency does not exceed ten (10) per cent of its admitted assets.”*

Approved April 24, 1915.