

Section 1. **When restraining order or injunction not to be issued.**—That General Statutes 1923, Section 4256, is hereby amended to read as follows:

“4256. No restraining order or injunction shall be granted by any court of this state, or any judge or judges thereof in any case between an employer and employes or between employer and employes or between employes or between persons employed and persons seeking employment, involving or growing out of a dispute concerning terms or conditions of employment, *except after notice and a hearing in court and shown to be necessary to prevent irreparable injury to property, or to a property right of the party making the application, for which injury there is no adequate remedy at law, and such property or property right must be described with particularity in the application, which must be in writing and sworn to by the applicant or by his agent or attorney; provided, that a temporary restraining order may be issued without notice and hearing upon a proper showing that violence is actually being caused or is imminently probable on the part of the person or persons sought to be restrained; and provided that in such restraining order all parties to the action shall be similarly restrained.*”

Approved April 19, 1929.

CHAPTER 261—H. F. No. 1019

An act to amend Sections 21 and 25 General Laws 1925, Chapter 407, relating to the setting, control, and prevention of fires in forest areas in certain cases.

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

Section 1. **Fires to be extinguished before leaving.**—That Section 21 General Laws 1925, Chapter 407, be and the same hereby is amended so as to read as follows:

“Sec. 21. Every person who, when the ground is not covered with snow, starts a fire in the vicinity of forest or prairie land, shall exercise every reasonable precaution to prevent such fire from spreading, and shall, before lighting the same, clear the ground of all branches, brushwood, dry leaves and other combustible material within a radius of five feet from the fire, *and shall keep such fire*

under his immediate personal supervision and control at all times, and shall carefully extinguish the fire before quitting the place."

Sec. 2. Neglect or refusal to perform duty—penalty.—That Section 25 General Laws 1925, Chapter 407, be and the same hereby is amended so as to read as follows:

"Sec. 25. Every forestry employe of the state who shall unjustifiably refuse or neglect to perform his duty; every person who shall kindle a fire on or near forest, brush or prairie land and leave it unquenched, or be a party thereto, or who shall set fire to brush, stumps, dry grass, field stubble, or other material and fail to extinguish the same before it has endangered the property of another, every person who shall negligently or carelessly set on fire or cause to be set on fire, any woods, prairie, or other combustible material, whether on his own land or not, by means whereof the property of another shall be endangered, or who shall negligently suffer any fire upon his own lands to extend beyond the limits thereof; every person who shall use other than incombustible wads for firearms, or carry a naked torch, firebrand, or exposed light in or near forest land, or who, upon any such land or in the vicinity thereof, or on or along any public or private road, trail, path, railroad right of way or road bed, or other public or private way of any kind running over or along or in the vicinity of any such land, shall throw or drop any burning match, ashes of pipe, lighted cigar or cigarette, or any other burning substance, and who fails to extinguish the same immediately; every person who drives upon or over forest lands in a motor vehicle with an open cutout or without a muffler on the exhaust pipe; and every person who shall deface, destroy, or remove any notice posted under this act; shall be deemed guilty of a misdemeanor, and on conviction thereof shall be punished by a fine of not less than twenty-five dollars and not exceeding one hundred dollars and costs of prosecution, or by imprisonment in the county jail not less than ten days and not exceeding ninety days."

Approved April 19, 1929.

CHAPTER 262—H. F. No. 1077

An act relating to depositaries of public moneys.

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