

thereof, and shall be responsible for their validity, regularity, quality, and value thereof at the time made, and for their safe-keeping. Whether it be the sole trustee or one of two or more co-trustees, it may invest in fractional parts of, as well as in whole, securities, or may commingle funds for investment. *If it invests in fractional parts of securities or commingles funds for investment, all of the fractional parts of such securities, or the whole of the funds so commingled shall be owned and held by such trust company in its several trust capacities, and it shall be liable for the administration thereof in all respects as though separately invested, provided, however, that not more than \$25,000 (at the cost price of such investments) shall be so invested for any one trust at any one time in fractional parts or as commingled funds for investment, unless the authority to invest in fractional parts or as commingled funds be given in the order, judgment, decree, will or other written instrument governing such trust. Funds so commingled for investment shall be designated collectively as a common trust fund.* It may, in its discretion, retain and continue any investment and security or securities coming into its possession in any fiduciary capacity. The foregoing shall apply as well whether a corporate trustee is acting alone or with an individual co-trustee."

Approved April 18, 1941.

CHAPTER 299—S. F. No. 370

An act relating to dry cleaning and dry dyeing business and equipment, amending Mason's Minnesota Statutes of 1927, Section 6013.

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

Section 1. **Law amended.**—That Mason's Minnesota Statutes of 1927, Section 6013, be amended so as to read as follows:

"6013-1. Application of act.—The provisions of Mason's Minnesota Statutes of 1927, Sections 5993, 5995, 5997, 5999, 6000, 6002, 6003, 6004, 6005, 6006, 6007, 6008, 6009, 6010 and 6011, and Mason's Supplement, 1940, Sections 5991, 5992, 5994, 5996, 6001 and 6012, shall not apply to any dry cleaning or dry dyeing business exclusively using petroleum solvent having a flash point of 140 degrees Fahrenheit or above, determined in the manner provided in Mason's Supplement,

1940, Section 5984, provided that dry cleaning systems in which such solvents are used shall be dry cleaning systems which conform to the Regulations of the National Board of Fire Underwriters for Safeguarding Dry Cleaning and Dry Dyeing Plants published in its pamphlet No. 32 dated August 15, 1936 for the class designated therein as Class II and shall be completely equipped plants employing closed containers and circulating piping for washing, extracting and purification of solvent and shall consist of washer or washers, extractor or extractors, drying tumbler or tumblers, cabinet or cabinets, filter or filters, still, pumps, solvent tanks and piping.

6013-2. **Same.**—The provisions of this act shall not be held to apply to any building, business or establishment now in use, so as to cause the same to be rebuilt, remodeled or repaired so as to conform to the provisions hereof, but should any building or establishment, or part thereof, be reconstructed, rebuilt or repaired, the same shall be so constructed, built or repaired in conformity to the provisions hereof. Nothing in this act shall be held to in any manner limit the laws which provide against fire hazards in this state. Nothing in this section shall permit any person to operate a business or establishment mentioned in this act without first securing a license as provided herein, for so doing, but the provisions of this section shall be given full consideration by the state fire marshal in issuing licenses to persons now engaged in said business.”

Approved April 18, 1941.

CHAPTER 300—H. F. No. 40

An act relating to the municipal court of the City of Duluth, amending Laws 1923, Chapter 238, Sections 5, 6, 7, 10, 14, 17, 40, 43, 44 and 52; Laws 1925, Chapter 85, Sections 5, 6 and 7; Laws 1929, Chapter 45, Section 1, and Laws 1931, Chapter 57, Sections 2 and 4.

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

Section 1. **Law amended.**—Laws of 1923, Chapter 238, Section 5, is hereby amended to read as follows:

“Sec. 5. **Powers and duties.**—Said court shall have full power and authority to issue all process, civil and criminal,