

All fees collected by the chief of the division of boiler inspection under this act shall be paid into the State Treasury in the manner provided by law for fees received by other state departments, to be credited to the Revenue Fund, except that fifty per cent (50%) of such license fees collected by said chief of the division of boiler inspection for chief and first-class engineer's licenses shall be paid to the district boiler inspector of the district in which the applicant resides.

Every district boiler inspector who shall collect fees in excess of Three Hundred Seventy-five Dollars (\$375.00) in any calendar month, after deducting such necessary expenses as may be allowed by the Industrial Commission of Minnesota, subject to the approval of the Commission of Administration and Finance, shall pay the excess of such sum of Three Hundred Seventy-five Dollars (\$375.00) and expenses into the State Treasury, to be credited to the Revenue Fund. Provided, that any such district boiler inspector whose fees amount to less than Three Hundred Seventy-five Dollars (\$375.00) in any one month, after deducting such expense, shall have the right to retain a sufficient amount of fees collected in any succeeding calendar month in excess of the amount herein provided to be retained by him in such calendar month, to reimburse such district boiler inspector for any deficit due such inspector in such prior month. Provided, further, that any arrangement heretofore made between any district boiler inspector and the Governor of this state, by which it has been agreed that any part of the funds collected by such district boiler inspector should be and the same have been turned over or deposited to the credit of the State of Minnesota, is hereby approved, and any such sum or sums so agreed to be or having been turned over to the State of Minnesota is hereby accepted to be credited to the Revenue Fund.

Approved April 22, 1927.

CHAPTER 379—H. F. No. 1192

An act amending Section 150, General Statutes 1923, relating to the publication and sale of the reports of the decisions of the Supreme Court and repealing inconsistent provisions.

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

Section 1. **Minnesota reports—volume—time.**—That section 150, General Statutes 1923, be amended to read as follows:

150. *The reports of such decisions shall be printed and bound in style and quality to be approved by the court, shall contain at least six hundred pages of four and one-half inches in width, and*

shall be equal in quality of paper and binding to the best of those heretofore published.

The Commissioner of Purchases, pursuant to provisions of Chapter 426, General Laws 1925, under appropriate specifications to be approved by the court, from time to time and for designated periods not exceeding ten years, shall enter into a contract, in form and manner approved by the court, for the continued publication of such bound volumes, with suitable provisions requiring the publisher at all times to keep the published volumes on sale at a designated place within the state at a specified maximum price per volume, and specifying the number of such volumes to be sold and delivered to the state for distribution as herein directed. The volumes purchased by the state under the provisions of such contract shall be delivered to the secretary of state and shall be distributed as follows:

1. One to each judge of the district, probate, and municipal courts of the state, and to each justice, commissioner and the reporter of the supreme court.

2. To the attorney general, one volume for each set of reports in use in the department.

3. One to each clerk of the district court, for the use of the court when in session, and otherwise for the use of officials and citizens of the county.

All of the foregoing shall remain the property of the state and shall be delivered to the successors in office of the officials named.

4. Three to the clerk of the United States circuit court of appeals for the eighth circuit, one to be kept for the use of the judges at each of its places of meeting.

5. One hundred to the state university to be used in exchanges or otherwise for the benefit of its law library.

6. To the state library, as many as the court shall certify to be necessary for the use of the library and for exchanges with other law libraries.

The copies not disposed of hereunder shall remain in the custody of the secretary of state.

Sec. 2. Laws repealed—application.—Sections 151, 152, and 153, General Statutes 1923, are hereby repealed, but such repeal shall not affect the existing contract for the publication and sale of such reports.

Approved April 22, 1927.

CHAPTER 380—H. F. No. 1307

An act to amend Section 2 of Chapter 56, Laws 1927, relating to the reimbursement of counties for moneys expended by them