

89022

GENERAL STATUTES OF MINNESOTA

SUPPLEMENT 1917

CONTAINING THE AMENDMENTS TO THE GENERAL STATUTES
AND OTHER LAWS OF A GENERAL AND PERMANENT
NATURE, ENACTED BY THE LEGISLATURE
IN 1915, 1916, AND 1917

WITH NOTES OF ALL APPLICABLE DECISIONS

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shall affect only the section or provisions declared to be unconstitutional or unauthorized, and shall not affect any other section or part of this act. ('17 c. 429 § 19)

CHAPTER 22

FORESTRY AND FOREST FIRES

[3794—]1. **Forester to give employment to sanatorium inmates**—The state forester is hereby authorized and directed that in the employment of labor whenever it is necessary to reforest the state lands of the state, or to perform such other labor as will by him be deemed proper in the care of such land, he shall consult the superintendent of the State Sanatorium for Consumptives and find from such superintendent, those persons who are able to perform labor who have received treatment at said sanatorium or county sanatorium for three months and shall in the employment of such laborers give preference to those who are in his judgment competent to perform such labor. ('15 c. 325 § 1)

[3794—]2. **Same—Compensation**—The compensation to be paid for such labor shall be the same as that received by others for like services. ('15 c. 325 § 2)

3810. **Laws repealed**—
Cited (125-15, 145+402).

CHAPTER 23

REGULATION OF LABOR

DEPARTMENT OF LABOR AND INDUSTRIES

[3820—]1. **Co-operation with federal government and municipalities in conduct of labor bureaus**—The commissioner of labor is hereby authorized and empowered to co-operate with the federal government in the establishment, and maintenance within the state of Minnesota, of one or more employment bureaus for the purpose of bringing together the man and the job. Said commissioner is also authorized and empowered to co-operate in a similar way, and for the same purpose with [a] municipality or municipalities, or with the federal government and any municipalities.

Such co-operative employment bureaus, when established shall be under the joint management of the co-operating parties and the cost and expense of establishing and of carrying on any such bureau, shall be borne by the co-operating parties, upon an equitable basis to be agreed upon between them. ('17 c. 113 § 1)

3825. **Penalties**—Any officer, agent, or employé of the department who shall disclose the name of any person supplying information at the request of the department shall be guilty of a misdemeanor. Any person who, having been duly subpoenaed, shall refuse to attend or testify in any hearing under the direction of said commissioner shall be guilty of a misdemeanor. Any owner or occupant of any factory, mill, work shop, engineering work, store or other place enumerated in section 8 of this act, or agent of such person, who shall refuse to admit thereto any officer, agent or employé of the department seeking entrance in the discharge of his duty, shall be guilty of a misdemeanor. Any person, firm or corporation, or any of its officers or agents, who or which shall refuse to file with the department such reports as are required by it under the provisions of this act shall be guilty of a misdemeanor. ('13 c. 518 § 14, amended '17 c. 14 § 1)