MASON'S

MINNESOTA STATUTES

1927

PUBLISHED UNDER THE TERMS OF THE CONTRACT MADE BY THE STATUTE COMPILATION COMMISSION FOR THE PUBLICATION OF THE GENERAL STATUTES OF 1923

EMBRACING THE ORGANIC LAWS, THE CONSTITUTION, AND THE STAT-UTES CONTAINED IN THE GENERAL STATUTES OF 1923, EXCEPT THOSE WHICH HAVE BEEN REPEALED OR SUPERSEDED BY THE SUBSEQUENT LEGISLATION OF 1925 AND 1927

AND ALSO EMBRACING LAWS OMITTED FROM THE GENERAL STATUTES 1923, AND THE LAWS OF THE 1925 AND 1927 SESSIONS OF THE LEGISLATURE UNDER APPROPRIATE CLASSIFICATION.

COMPILED AND EDITED BY THE EDITORIAL STAFF OF THE CITER-DIGEST COMPANY

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Citer-Digest Company St. Paul 1927 as the boiler inspectors' fund and fifty per cent (50%) to the inspector of the district where the examination is held or renewal made. Which fee shall accompany the application. (R. L. '05 § 2184; G. S. '13 § 4753, amended '19 c. 240 § 5)

5491. Additional help for chief boiler inspector and limitation of expenditures—The chief boiler inspector may, with the consent of the governor, appoint such additional help as shall require to carry out the work of his office. But at no time shall the salaries and expenses authorized by this act exceed the amount appropriated for carrying out the provisions thereof; provided, that in no event shall the disbursements of this act exceed the fees collected. (R. L. '05 § 2185; G. S. '13 § 4754, amended '19 c. 240 § 6)

5492. Residence boilers and railroad locomotives excepted—The provisions of this act shall not apply to heating plants in buildings occupied solely for residence purposes with accommodations herein not to exceed four families, nor to railroad locomotives, nor to railroad locomotive engineers employed by railroad companies. (R. L. '05 § 2186; G. S. '13 § 4755, amended '19 c. 240 § 7)

5493. Insurance companies to report to chief inspector - (a) Every insurance company insuring boilers and pressure vessels in this state shall within fifteen days after inspecting any such boiler or pressure vessel make, in duplicate, a report in writing, showing the date of such inspection, the name of the person making the inspection, the condition of such boiler or pressure vessel as disclosed by such inspection, whether the same is operated by a licensed engineer and whether a policy of insurance has been issued by said company with reference to said boiler or pressure vessel. Such insurance company shall within said period of fifteen days mail one of such reports to the chief boiler inspector and shall deliver one of such reports to the person, firm or corporation owning or operating such boiler or pressure vessel.

Every boiler or pressure vessel as to which any insurance company authorized to do business in this state has issued a policy of insurance, after the inspection thereof, shall be exempt from other inspection under the provisions of this act, while the same continues to be insured; provided, the person, firm or corporation owning or operating the same shall have an unexpired certificate of exemption from inspection, which certificate shall be issued by the chief boiler in-

spector upon application by the holder of a report of inspection made by the insurance company as hereinbefore set forth and showing that a policy of insurance has been issued by such insurance company with reference to such boiler or pressure vessel and the payment to the chief boiler inspector of a fee of fifty cents therefor. Such certificate of exemption shall expire one year from the date of the report of inspection of the boiler or pressure vessel to which it relates. Such certificate shall be posted in a conspicuous place near the boiler or pressure vessel described therein and to which it relates. Every insurance company shall notify the chief boiler inspector, in writing of the cancellation or expiration of every policy of insurance issued by it with reference to policies in this state, and the cause or reason for such cancellation or expiration. Such notice of cancellation or expiration shall show the date of the policy and the date when the cancellation has or will become effective.

Any insurance company which shall fail to comply with the requirements of this section shall be deemed guilty of a misdemeanor and fined not more than fifty dollars. ('19 c. 240 § 8)

5494. Applications—To whom made—Sealing authorized in case of failure to make payment—The chief boiler inspector shall prepare blank applications on which applications for engineers' licenses shall be made under oath of the applicant. Such blanks shall be so formulated as to elicit such information as is desirable to pass on the qualifications of the applicant.

Every applicant for an engineer's license shall make his application to the district boiler inspector of the district wherein the applicant resides and no license shall be granted by the district boiler inspector of any other district of this state if such applicant's license has been refused.

If the owner or lessee of any boiler or pressure vessel, which boiler or pressure vessel has been duly inspected, refuses to pay the required fee as provided by law within thirty (30) days from the date of such inspection, the district boiler inspector or the chief boiler inspector or his deputy, as the case may be, is hereby authorized and empowered to seal said boiler or pressure vessel until said fee is paid, and the owner, lessee or agent who breaks said seal or operates said boiler or pressure vessel before the fee has been paid shall be guilty of a misdemeanor. ('19 c. 240 § 9)

CHAPTER 31A

INSPECTION AND REGULATION OF AIRCRAFT.

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5494-1. Inspection by adjutant general—Certificates of inspection—Attaching to aircraft while operated—
No person shall operate any aircraft of any description, other than aircraft owned and operated by the 11 - 213 state or the United States, within or over the State of Minnesota, unless such aircraft has first been in-

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spected by the adjutant general as to its safe condition and airworthiness within six months prior to such operation, and certified by him to be safe and airworthy. Such certificate shall be in the form of an official seal or device furnished by the adjutant general to be attached to the aircraft at all times while operated. The maximum passenger carrying capacity of all such aircraft used or which can be used for carrying passengers will be determined by the adjutant general upon such inspection and stated upon such seal or device. No such aircraft shall be operated unless such certificate is attached thereto, nor while carrying a greater number of passengers than the maximum permitted by such certificate. ('25, c. 406, § 1)

5494-2. Pilots licenses-Of whom required-Revocation-Carrying and exhibition-No person other than members of the military or naval forces of the state or of the United States or employes of the post office department acting in line of duty as such, shall operate any aircraft of any description within or over the State of Minnesota, unless he holds a pilot's license therefor issued by the adjutant general, upon application and after such examination and tests as may be prescribed by him. Such license shall be subject to revocation by the adjutant general at any time for reckless or wild flying or handling aircraft in such manner as to endanger life or property, by the licensee. Such license shall be carried by the licensee at all times when operating aircraft, and shall be exhibited to any person upon request therefor made. ('25, c. 406,

5494-3. Exhibitions prohibited—Stunting exhibitions with aircraft directly over crowds or assemblages of people, or over any city or village and operating aircraft over any city or village at so low a height that

Part I

it may be impractical without power at any time to glide to a safe landing, are hereby prohibited and declared to be unlawful. (25, c. 406, § 3)

clared to be unlawful. ('25, c. 406, § 3)
5494-4. Fees for certificates and licenses—The fee
for the certificate provided in Section 1 hereof shall
be \$10.00, provided that every renewal certificate shall
be issued for \$2.00. The fee for the pilot's license
provided in Section 2 hereof shall be \$10.00. The fees
received by the Adjutant General under this act shall
be retained and disbursed by his department for the
purpose of administering the provisions hereof. ('25,
c. 406, § 4)

5494-5. Enforcement of law by adjutant general— The adjutant general is hereby charged with the enforcement of the provisions of this act. ('25, c. 406, § 5)

5494-6. Penalty for violations of law—Any person violating any of the provisions of this act shall be deemed guilty of a misdemeanor. ('25, c. 406, § 6)

CHAPTER 32

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