CHAPTER 326

EMPLOYMENTS LICENSED BY STATE BOARDS

326.01 DEFINITIONS.

HISTORY. 1899 c. 312 ss. 1 to 5, 13; R.L. 1905 s. 2357; 1907 c. 457 s. 8; 1913 c. 554 s. 1; G.S. 1913 ss. 5082, 5097; G.S. 1923 ss. 5872, 5887; M.S. 1927 ss. 5872, 5887; 1933 c. 349 s. 5; 1937 c. 367 ss. 1, 6; 1937 c. 370 s. 4; M. Supp. ss. 5887-23, 5887-30, 5887-30e; 1943 c. 474 s. 1.

A town employee, doing electrical work in connection with the town telephone system is doing such work on or in connection with property owned, leased or operated by such municipality or corporation. Not necessary for town to employ a master electrician or journeyman electrician to do such work. 1938 OAG 249, April 6, 1938 (434a-8).

Not necessary for a railroad company to employ a master electrician, but if one is employed he should be licensed. 1938 OAG 376, Sept. 2, 1938 (188).

Journeymen electricians employed by railroads are required to be licensed as electricians. 1938 OAG 376, Sept. 2, 1938 (188).

If men doing signal work for railroad also install or repair electrical apparatus or equipment, they are not required to be licensed as electricians. 1938 OAG 376, Sept. 2, 1938 (188).

Persons or firms contracting with rural electrification administration must comply with act with respect to licensing master electricians and journeymen electricians. 1938 OAG 377, July 9, 1937 (188c).

Linemen working for a private contractor who do work ordinarily done by journeymen electricians must be licensed as such. 1938 OAG 377, July 9, 1937 (188c).

Anyone bidding or contracting for REA must have a master license or employ a master electrician. 1938 OAG 377, Sept. 2, 1937 (188c).

Electricians employed by contractors, who do work that is usually done by licensed journeymen, must have a license. 1938 OAG 377, Sept. 2, 1937 (188c).

Linemen who perform duties of a journeyman electrician, working for private contractors, must be licensed journeymen. In cities of the first and second classes, a special license may only be issued to an electrician who does work of a special nature, and in other municipalities, electricians who do work of a special nature, and electricians who make minor alterations, extensions, and repairs to existing electrical systems may receive special licenses. 1938 OAG 377, Sept. 2, 1937 (188c).

Undercover man, employed by county attorney to obtain evidence of liquor law violations, is not required to have a detective license. 1940 OAG 147, Aug. 17, 1939 (876).

ARCHITECTS, ENGINEERS, AND SURVEYORS

326.02 REGISTRATION OF ARCHITECTS, ENGINEERS, AND SUR-VEYORS.

HISTORY. 1921 c. 523 s. 1; M.S. 1927 s. 5697-1; 1933 c. 404 s. 1.

Registration law does not apply to state building inspectors. 1934 OAG 703, Oct. 9, 1933 (10a-3), 1945 c. 380 s. 1.

A county highway engineer must be registered and his appointment approved by the commissioner of highways. 1936 OAG 244, Sept. 12, 1935 (122b).

One appointed by village council to perform work of an architect or engineer must be registered. OAG Aug. 17, 1939 (10a).

326.03 EMPLOYMENTS LICENSED BY STATE BOARDS

326.03 REGISTRATION REQUIRED; CERTAIN NAMES OR TITLES, USE OF.

HISTORY. 1921 c. 523 s. 2; M.S. 1927 s. 5697-2; 1933 c. 404 s. 1, 1945 c. 380 s. 2. An engineer or land surveyor in division of lands and minerals in responsible charge of work, is required to be registered. 1934 OAG 171, Sept. 12, 1933 (10a-3).

A registered architect is not required where the building is not a public work. 1938 OAG 2, April 5, 1938 (10a).

326.04 STATE BOARD OF REGISTRATION FOR ARCHITECTS, ENGINEERS, AND SURVEYORS.

HISTORY. 1921 c. 523 s. 3; M.S. 1927 s. 5697-3.

326.05 QUALIFICATIONS OF BOARD MEMBERS.

HISTORY. 1921 c. 523 s. 4; M.S. 1927 s. 5697-4.

326,06 GENERAL POWERS AND DUTIES OF BOARD.

HISTORY. 1921 c. 523 s. 5; M.S. 1927 s. 5697-5.

326.07 BOARD, MEETINGS OF, OFFICERS, QUORUM.

HISTORY. 1921 c. 523 s. 6; M.S. 1927 s. 5697-6.

326.08 FEES, DISPOSAL OF; PAY OF BOARD MEMBERS; BONDS.

HISTORY. 1921 c. 523 s. 7; M.S. 1927 s. 5697-7.

326.09 RECORDS AND REPORTS OF BOARD.

HISTORY. 1921 c. 523 s. 8; M.S. 1927 s. 5697-8.

326.10 CERTIFICATES OF REGISTRATION.

HISTORY. 1921 c. 523 s. 9; M.S. 1927 s. 5697-9; 1933 c. 404 s. 2; 1945 c. 380 s. 3. Person registered only as a mining engineer may not practice as a municipal or city engineer, unless qualified as such. 1934 OAG 13, April 17, 1934 (10a-3).

Any person who prior to the passage of the act resided in this state and practiced as an architect, engineer, or land surveyor may be registered without an examination. 1934 OAG 14, May 10, 1933 (10a-3).

State building inspectors need not enforce this act. 1934 OAG 703, Oct. 9, 1933 (10a-3).

If an application for registration is made after July 1, 1933, requirement that person be over 25 years of age applies. OAG May 3, 1934 (10a-3).

Board may only classify engineers as to different types of engineering work. OAG March 6, 1935 (10a-2).

Sections 326.10 and 326.53 are not in conflict and provision for renewal of license after January 1, by payment of required fee, would not be a defense in a prosecution for misdemeanor. OAG March 10, 1937 (10a-3).

Reciprocal and retaliatory legislation. 21 MLR 371.

326.11 CERTIFICATES OF REGISTRATION, REVOCATION, RE-ISSUE, DUPLICATES.

HISTORY. 1921 c. 523 s. 10; M.S. 1927 s. 5697-10; 1945 c. 380 s. 4.

326.12 CERTIFICATES AS EVIDENCE; SEALS OF REGISTRANTS.

HISTORY. 1921 c. 523 s. 11; M.S. 1927 s. 5697-11; 1945 c. 380 s. 5.

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326.13 PERSONS EXEMPT FROM REGISTRATION.

HISTORY. 1921 c. 523 s. 13: M.S. 1927 s. 5697-13: 1933 c. 404 s. 4.

No duty is imposed on building inspectors to enforce this act. 1934 OAG 703, Oct. 9, 1933 (10a-3).

Negligence, 15 MLR 355.

326.14 CORPORATIONS AND PARTNERSHIPS MAY ENGAGE IN SUCH BUSINESS.

HISTORY. 1921 c. 523 s. 14; M.S. 1927 s. 5697-14; 1933 c. 404 s. 5; 1945 c. 380 s. 6. A corporation as described in this section cannot be named engineer in a drainage proceeding. OAG March 8, 1945 (148a-10).

326.15 LAND SURVEYING.

HISTORY. 1921 c. 523 s. 15; M.S. 1927 s. 5697-15; 1945 c. 380 s. 7.

326.16 APPEALS TO DISTRICT COURT.

HISTORY. 1933 c. 404 s. 6; M. Supp. s. 5697-16; 1945 c. 380 s. 8.

ACCOUNTANTS

326.17 STATE BOARD OF ACCOUNTANCY.

HISTORY. 1909 c. 439 s. 1; G.S. 1913 s. 4962; G.S. 1923 s. 5698; M.S. 1927 s. 5698.

Liability of third persons for negligent certification of public accountants. 15 MLR 355.

326.18 BOARD, DUTIES, OFFICERS, EXAMINATIONS, ANNUAL REPORT.

HISTORY. 1909 c. 439 s. 2; G.S. 1913 s. 4963; G.S. 1923 s. 5699; M.S. 1927 s. 5699.

Members of state board of accountancy are not entitled to traveling expenses nor per diem while attending national meetings of other state boards. OAG Sept. 28, 1934 (882a-3); OAG Nov. 1, 1934 (882j-3).

326.19 CERTIFICATES, TO WHOM GRANTED.

HISTORY. 1909 c. 439 s. 3; G.S. 1913 s. 4964; G.S. 1923 s. 5700; M.S. 1927 s. 5700.

One who holds himself out as an expert accountant and accepts employment as such impliedly represents that he possesses the ability and skill of the average person engaged in that branch of skilled labor and, in an action for a breach of contract to recover damages for negligence, the compensation paid him in reliance upon his report, may be recovered. City of East Grand Forks v Steele, 121 M 296, 141 NW 181.

Sections 330.01 to 330.06 do not violate Minnesota Constitution, Article 1, Section 2, United States Constitution, Article 4, Section 2, or United States Constitution, 14th amendment, Section 1, nor are they invalid as delegating legislative power to the county board or county auditor. Wright v May, 127 M 150, 140 NW 9.

Conviction of a felony does not deprive a certified public accountant of citizenship rights under accountancy law. 1938 OAG 89, Oct. 6, 1937 (882e).

Deputy collectors of the bureau of internal revenue of the United States are not included. OAG Jan. 8, 1936 (882f-1).

Reciprocal and retaliatory legislation. 21 MLR 376.

326.20 CERTIFICATE WITHOUT EXAMINATION, TO WHOM; RECIPRO-CAL.

HISTORY. 1909 c. 439 s. 4; G.S. 1913 s. 4965; G.S. 1923 s. 5701; M.S. 1927 s. 5701.

326.21 HOLDER OF CERTIFICATE, HOW STYLED.

HISTORY. 1909 c. 439 s. 5; G.S. 1913 s. 4966; G.S. 1923 s. 5702; M.S. 1927 s. 5702.

All members of a partnership must hold Minnesota certificates in order to use the term "certified public accountants". OAG Jan. 7, 1936 (882h).

326.22 FEE FOR EXAMINATION AND CERTIFICATE.

. HISTORY. 1909 c. 439 s. 6; G.S. 1913 s. 4967; G.S. 1923 s. 5703; M.S. 1927 s. 5703.

An examination fee attached to an accountancy application is returned if application is rejected; if applicant has passed two subjects out of three, he may be reexamined in the third without payment of additional fee; if he fails a second time in same subject, he will be required to pay another fee of \$25.00 for examination in all subjects. 1940 OAG 281, Oct. 23, 1940 (33b-9).

Fees collected by state board of accountancy are state funds, and payment of authorized expenditures may be made therefrom. OAG Dec. 10, 1934 (822j-3).

326.23 REVOCATION AND REINSTATEMENT OF CERTIFICATES OF CERTIFIED PUBLIC ACCOUNTANTS.

HISTORY. 1909 c. 439 s. 7; G.S. 1913 s. 4968; G.S. 1923 s. 5704; M.S. 1927 s. 5704.

Conviction of a felony does not deprive a certified public accountant of citizenship rights under accountancy law. 1938 OAG 89, Oct. 6, 1937 (882e).

There should be a written complaint, notice to defendant, and formal hearing. OAG Oct. 20, 1933.

ELECTRICIANS

326.24 STATE BOARD OF ELECTRICITY.

HISTORY. 1899 c. 312 ss. 1 to 5, 13; R.L. 1905 s. 2357; 1913 c. 554 s. 1; G.S. 1913 s. 5082; G.S. 1923 s. 5872; M.S. 1927 s. 5872; 1937 c. 314 s. 1.

Under this section, a town need not employ a master electrician for maintenance of its telephone line. 1938 OAG 249, April 6, 1938 (434a-8).

A railroad company need not employ a master electrician, but if it does, he should be licensed. 1938 OAG 376, Sept. 2, 1938 (188).

Journeyman electricians employed by railroads are required to be licensed as electricians. 1938 OAG 376, Sept. 2, 1938 (188).

One who installs or repairs electrical apparatus is required to be licensed as an electrician. 1938 OAG 376, Sept. 2, 1938 (188).

In cities of the first and second classes a special license may only be issued to an electrician who does work of a special nature, and in other municipalities electricians who do work of a special nature, and electricians who make minor alterations, extensions and repairs to existing electrical systems, may receive special licenses. 1938 OAG 377, July 9, 1937 (188c).

Board may not employ one of its members as office or field man. OAG May 14, 1937 (290u).

Board to enforce the provisions of law relating to minimum requirements for electrical work. OAG Oct. 14, 1937 (188c).

Electrical work done on federal property, is not subject to the local ordinances or state laws. OAG Sept. 6, 1939 (188B).

326.25 ELECTRICAL CONTRACTOR; JOURNEYMAN OR SPECIAL ELECTRICIAN; LICENSES; TEMPORARY PRACTICE.

HISTORY. 1899 c. 312 ss. 6 to 9, 11; R.L. 1905 s. 2358; 1913 c. 554 s. 2; G.S. 1913 s. 5083; G.S. 1923 s. 5873; M.S. 1927 s. 5873; 1937 c. 314 s. 2.

Plumbers and electricians operating under an independent contract must have licenses under city ordinances before performing work on a federal building in such city. OAG March 15, 1935 (338a).

The provisions of this act, with respect to licensing master electricians and journeyman electricians, apply to the rural electrification administration. 1938 OAG 377, July 9, 1937 (188c).

Linemen working for a private contractor who do work ordinarily done by journeymen electricians must be licensed as such. 1938 OAG 377, July 9, 1937 (188c).

A penalty may not be added on delinquent licenses. OAG Aug. 13, 1937 (188c). School district cannot enter into contract with unlicensed electrician. OAG Aug. 24, 1937 (188c).

Reciprocal agreements with other states, in connection with issuing licenses, may not be made. OAG Oct. 6, 1937 (188c).

Building inspector of city of Duluth may not issue a permit to do electrical work to a person not licensed under state law. OAG March 24, 1938 (188b).

Engineers are not excepted from act, unless employed in an activity otherwise exempt. OAG Sept. 20, 1938 (188c).

A firm not having a master electrician in its employ may not be an electrical contractor. OAG Oct. 25, 1938 (188c).

Reciprocal and retaliatory legislation. 21 MLR 371.

326.26 BOND OF MASTER ELECTRICIAN; QUALIFICATIONS AND LICENSING OF MASTER, JOURNEYMEN, AND SPECIAL ELECTRICIANS; FEES.

HISTORY. 1899 c. 312 s. 8; R.L. 1905 s. 2359; 1913 c. 554 s. 3; G.S. 1913 s. 5084; G.S. 1923 s. 5874; M.S. 1927 s. 5874; 1937 c. 314 s. 3; 1943 c. 242 s. 1.

Under this section a person injured by the defective work of a licensed master electrician, under bond, has a right of action. Graybar Electric Co. v St. Paul Mercury Ind. Co. 208 M 478, 294 NW 654.

Person contracting with the rural electrification administration as an electrical contractor must be licensed as a master electrician; work of installing, repairing, and wiring should be done by licensed journeymen unless the work is such that it may be done by a licensed special electrician. 1938 OAG 377, July 9, 1937 (188c).

An applicant doing business in a city of the first class, at time of passage of Laws 1937, Chapter 314, could, within six months after passage, obtain a master electrician's license by registration. OAG May 14, 1937 (290u).

This statute does not change provisions of ordinances of city containing more stringent requirements than those set forth in the act. OAG May 14, 1937 (290u).

A master electrician, by registration within six months after effective date of Laws 1937, Chapter 314, could be granted a journeyman electrician's license in lieu of master electrician's license without further examination. OAG May 14, 1937 (290u).

Where master electrician license expired prior to taking effect of Laws 1937, Chapter 314, and no application for a renewal was filed until after the taking effect thereof, applicant must pay fee provided for thereunder and new license will take effect as of date of its issuance. OAG May 14, 1937 (290u).

Surety may refuse coverage of master electricians who farm out privileges of their license. OAG Oct. 25, 1938 (188c).

An alien may be granted an electrician's license. OAG April 27, 1939 (3M).

326.27 ADDITIONAL FEES AFTER PASSING EXAMINATIONS.

HISTORY. 1899 c. 312 ss. 5, 6; R.L. 1905 s. 2360; G.S. 1913 s. 5085; G.S. 1923 s. 5875; M.S. 1927 s. 5875; 1937 c. 314 s. 4.

326.28 NEW EXAMINATION AFTER FAILURE TO RENEW LICENSE; APPRENTICES.

HISTORY. 1899 c. 312 s. 6; R.L. 1905 s. 2361; 1913 c. 554 s. 4; G.S. 1913 s. 5086; G.S. 1923 s. 5876; M.S. 1927 s. 5876; 1937 c. 314 s. 5.

326.29 EMPLOYEES EXCEPTED.

HISTORY. 1899 c. 312 s. 9; R.L. 1905 s. 2362; 1913 c. 554 s. 5; G.S. 1913 s. 5087; G.S. 1923 s. 5877; M.S. 1927 s. 5877; 1937 c. 314 s. 6.

An engineer is not permitted to do electrical work unless licensed. 1938 OAG 248, Sept. 20, 1938 (188c).

Not necessary for town maintaining telephone lines to employ a master electrician or journeyman electrician. 1938 OAG 249, April 6, 1938 (434a-8).

A railroad company is not required to employ a master electrician, but journeymen electricians employed by railroad must be licensed, and men doing signal work are not required to be licensed unless they install or repair electrical apparatus or equipment. 1938 OAG 376, Sept. 2, 1938 (188).

Persons contracting with rural electrification administration must comply with act with respect to licensing master electricians and journeymen electricians. 1938 OAG 377, July 9, 1937 (188c).

Employees of water and light department of city of Duluth who do electrical work should be licensed. OAG Jan. 8, 1938 (188c).

Village under general law is not authorized to enact ordinance providing for licensing of electricians. OAG March 24, 1938 (477b-37).

Employees of public service corporation on municipal plant may not do electrical work on premises of others. OAG March 9, 1939 (188B).

Person employed by state to do electrical work on state-owned property must have license. OAG July 20, 1939 (188c).

326.31 SECOND EXAMINATION; REVOCATION OF LICENSE; HEARING; APPEAL.

HISTORY. 1937 c. 314 s. 7; M. Supp. s. 5878-1.

326.32 COMPLIANCE WITH RULES; ELECTRICAL AND SAFETY CODES AS EVIDENCE; MUNICIPAL REQUIREMENTS; CERTIFICATE OF INSPECTION; PENALTY.

HISTORY. 1899 c. 312 s. 10; R.L. 1905 s. 2364; G.S. 1913 s. 5089; G.S. 1923 s. 5879; M.S. 1927 s. 5879; 1937 c. 314 s. 8.

State statute respecting licensing of electricians does not affect city ordinances having more stringent requirements as to qualifications. OAG May 14, 1937 (290u).

Certificate of inspection is not required where a reconnection is made to equipment that has been used. OAG Jan. 26, 1937 (118d).

School district cannot enter into contract with unlicensed electrician. OAG Nov. 10, 1937 (188a).

Board, discovering violation of law, may file complaint. OAG Nov. 10, 1937 (188a).

Master electricians are not required to sign affidavits required by this section when they perform no function in connection with work. OAG Oct. 25, 1938 (188c).

PRIVATE DETECTIVES

326.33 PRIVATE DETECTIVES; LICENSE; FEE.

HISTORY. 1907 c. 457 ss. 1, 2, 5; G.S. 1913 ss. 5090, 5091, 5094; G.S. 1923 s. 5880, 5881, 5884; M.S. 1927 s. 5880, 5881, 5884. [Repealed by 1945 c. 130 s. 1]

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One furnishing janitor watchmen to do janitor work and pull ADT switches, is not required to have a detective license. 1934 OAG 638, March 23, 1934 (876).

Governor possesses discretionary power to deny a license for just cause. OAG Nov. 5, 1936 (828d).

One establishing a private identification bureau for purpose of taking and filing individual finger-prints for protection of individuals and of installing complete systems of identification in banks, industries, stores, and commercial businesses must obtain a license and post bond under this act, though he does not intend to undertake any private or commercial investigation work. OAG June 3, 1937 (828c).

An undercover man employed by county attorney to obtain evidence of liquor law violations is not required to have detective license. 1940 OAG 147, Aug. 17, 1939 (876).

Detective agencies. 24 MLR 262.

326.331 PRIVATE DETECTIVES; LICENSES.

HISTORY. 1945 c. 130 s. 2.

326.332 APPLICATION FOR LICENSE.

HISTORY. 1945 c. 130 s. 3.

326.333 SURETY BOND.

HISTORY. 1945 c. 130 s. 4.

326.334 FEES.

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HISTORY. 1945 c. 130 s. 5.

326.335 OBJECTIONS; NOTICE TO APPLICANT; HEARING.

HISTORY. 1945 c. 130 s. 6.

326.336 EMPLOYEES OF LICENSEES.

HISTORY. 1945 c. 130 s. 7.

326.337 UNLAWFUL ACTS.

HISTORY. 1945 c. 130 s. 8.

326.338 PRIVATE DETECTIVE DEFINED.

HISTORY. 1945 c. 130 s. 9.

326.339 VIOLATION A GROSS MISDEMEANOR.

HISTORY. 1945 c. 130 s. 10.

326.34 FEE; BOND; REVOCATION OF LICENSE.

HISTORY. 1907 c. 457 s. 3; G.S. 1913 s. 5092; G.S. 1923 s. 5882; M.S. 1927 s. 5882 [Repealed by 1945 c. 130 s. 1]

326.35 EMPLOYEES OF LICENSED DETECTIVE.

HISTORY. 1907 c. 457 s. 4; G.S. 1913 s. 5093; G.S. 1923 s. 5883; M.S. 1927 s. 5883.

A foreign detective or his employee may operate in state in connection with cases originating outside state, but cannot otherwise operate without a license. OAG May 5, 1939 (876). [Repealed by 1945 c. 130 s. 1]

MINNESOTA STATUTES 1945 ANNOTATIONS

326.36 EMPLOYMENTS LICENSED BY STATE BOARDS

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326.36 VIOLATIONS; PENALTIES.

HISTORY. 1891 c. 16 ss. 3, 4; G.S. 1894 s. 6960, 6961; R.L. 1905 s. 5172;; 1907 c. 457 s. 6; G.S. 1913 ss. 5095, 9004; G.S. 1923 ss. 5885, 10501; M.S. 1927 ss. 5885, 10501. [Repealed by 1945 c. 130 s. 1]

PLUMBERS

326.37 PLUMBERS; SUPERVISION BY STATE BOARD OF HEALTH...

HISTORY. 1933 c. 349 s. 1; 1937 c. 370 s. 1; M. Supp. s. 5887-19. Reciprocal and retaliatory legislation. 21 MLR 371.

326.38 CITIES OR VILLAGES MAY ADOPT LOCAL REGULATIONS; STATE LICENSE TO CONTROL.

HISTORY. 1933 c. 349 s. 2; 1937 c. 370 s. 2; M. Supp. s. 5887-20; 1941 c. 367 s. 1.

Evidence held to sustain finding that defendant violated city ordinance against covering and concealing plumbing pipes before inspection by proper city authorities. State v Beery, 198 M 550, 270 NW 600.

Persons doing plumbing work in cities of 5,000 population or more in connection with privately owned water supply or sewage disposal systems must be licensed. 1934 OAG 160, Aug. 13, 1934 (338).

Owner of premises which he does not occupy may not do plumbing work therein without a license nor employ another unlicensed person to do such work. 1934 OAG 444, May 5, 1934 (338a).

Cities and villages may incorporate by reference in an ordinance provisions of plumbing code formulated by state board of health. 1934 OAG 444, May 5, 1934 (338a).

Charter of city of Worthington permits it to adopt an ordinance licensing plumbers and regulating plumbing in conformity with Minnesota plumbing code of minimum standards and requirements adopted by the Minnesota state board of health, though it has a population of less than 5,000. OAG July 28, 1934 (477b-22).

City may require plumbers and electricians operating under an independent contract to take out licenses under city ordinances before performing work on a federal building. OAG March 15, 1935 (338a).

Lake City under its charter may adopt ordinance classifying plumbers and establishing minimum requirements in order to obtain license. OAG April 28, 1936 (338a).

Village may pass ordinance governing kind of material to be used in construction of building, requiring plumbers, plasterers, and electricians to have license from village, and regulate the height of ceilings, so long as such regulation tends to protect health, safety, and comfort. OAG Jan. 22, 1937 (477b-11).

326.39 VIOLATIONS TO BE REPORTED TO STATE BOARD OF HEALTH.

HISTORY. 1933 c. 349 s. 3; M. Supp. s. 5887-21.

326.40 PLUMBERS MUST BE LICENSED IN CERTAIN CITIES OR VILLAGES; MASTER AND JOURNEYMAN PLUMBERS; PLUMBING ON ONE'S OWN PREMISES; RULES FOR EXAMINATION.

HISTORY. 1933 c. 349 s. 4; 1937 c. 370 s. 3; M. Supp. s. 5887-22; 1941 c. 367 s. 2.

326.41 EXAMINERS.

HISTORY. 1933 c. 349 s. 6; M. Supp. s. 5887-24.

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326.42 APPLICATIONS.

HISTORY. 1933 c. 349 s. 7; 1937 c. 370 s. 5; M. Supp. s. 5887-25; 1941 c. 367 s. 3.

A plumber, originally seeking a state license under exemption clause and thereafter acting as local plumbing inspector without renewing his license, may not be relicensed on any renewal basis. 1934 OAG 444, May 5, 1934 (338a).

Board may not legally accept a fee of \$10.00 for examination and then, if such examination test is satisfactory, require and accept an additional fee of \$15.00, but full fee must be paid at time of application. 1934 OAG 444, May 5, 1934 (338a).

326.43 BOARD MAY REVOKE LICENSES.

HISTORY. 1933 c. 349 s. 8; 1937 c. 370 s. 6; M. Supp. s. 5887-26.

326.44 FEES PAID TO STATE TREASURER.

HISTORY. 1933 c. 349 s. 10; M. Supp. s. 5887-28.

Where license fees have not been deposited, the State Board of Health may refund them when circumstances warrant; but if deposited with the state treasurer, other available methods are necessary for refundment. OAG January 15, 1944 (454e).

326.45 STATE LICENSE; EXAMINATION; APPLICATION.

HISTORY. 1933 c. 349 s. 11; 1937 c. 370 s. 7; M. Supp. s. 5887-29.

STEAMFITTERS

326.46 INDUSTRIAL COMMISSION TO SUPERVISE STEAM PIPING.

HISTORY. 1937 c. 367 s. 2; M. Supp. s. 5887-30a.

326.47 CITY OR VILLAGE MAY PROVIDE FOR INSPECTION; PERMIT.

HISTORY. 1937 c. 367 ss. 3, 4; M. Supp. ss. 5887-30b, 5887-30c.

326.48 STEAMFITTERS MUST BE LICENSED.

HISTORY. 1937 c. 367 s. 5; M. Supp. s. 5887-30d.

Unlicensed boiler company could be employed by local licensed contractor to fabricate and install new front in a steam boiler. State v Kenny, 202 M. 605, 279 NW 407.

Where bidder is not licensed to do high pressure steamfitting, its bid to do such work on a PWA job cannot be considered. OAG Jan. 14, 1939 (707a).

326.49 EXAMINERS.

HISTORY. 1937 c. 367 s. 7; M. Supp. s. 5887-30f.

326.50 APPLICATION; FEES.

HISTORY. 1937 c. 367 s. 8; M. Supp. s. 5887-30g.

326.51 COMMISSION MAY REVOKE LICENSES.

HISTORY. 1937 c. 367 s. 9; M. Supp. s. 5887-30h.

326.52 FEE PAID TO STATE TREASURER.

HISTORY. 1937 c. 367 s. 11; M. Supp. s. 5887-30j.

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326.523 EMPLOYMENTS LICENSED BY STATE BOARDS

326.523 CONTENTS OF LICENSES.

HISTORY. 1941 c. 460 s. 2.

326.524 LICENSES MAY NOT CONTAIN CERTAIN RESTRICTIONS.

HISTORY. 1941 c. 460 s. 3.

326.525 LICENSES, WHEN VOID.

HISTORY. 1941 c. 460 s. 4.

326.526 APPLICATION OF SECTIONS 326.523 TO 326.526.

HISTORY. 1941 c. 460 s. 7.

326.53 VIOLATIONS; PENALTIES.

HISTORY. 1907 c. 457 s. 7; 1909 c. 439 s. 8; G.S. 1913 ss. 4969, 5096; 1921 c. 523 s. 12; G.S. 1923 s. 5705, 5886; M.S. 1927 ss. 5697-12, 5705, 5886; 1933 c. 349 s. 9; 1937 c. 367 s. 10; M. Supp. s. 5887-27, 5887-30i; 1943 c. 474 s. 9; 1945 c. 380 s. 9.

WATCHMAKING

326.54 REGISTRATION.

HISTORY. 1943 c. 474 s. 2.

326.541 BOARD OF EXAMINERS.

HISTORY. 1943 c. 474 s. 3.

326.542 FEE FOR EXAMINATIONS.

HISTORY. 1943 c. 474 s. 4.

326.543 EXAMINATIONS.

HISTORY. 1943 c. 474 s. 5.

326.544 CERTIFICATE OF REGISTRATION.

HISTORY. 1943 c. 474 s. 6.

326.545 APPRENTICES; CERTIFICATES.

HISTORY. 1943 c. 474 s. 7.

326.546 REVOCATION OF CERTIFICATE.

HISTORY. 1943 c. 474 s. 8.

GENERAL

326.55 RENEWAL FOR PERSONS ENGAGED IN PROSECUTION OF THE PRESENT WAR.

HISTORY. 1943 c. 121 ss. 1, 2.