MINNESOTA STATUTES 1953 ANNOTATIONS

193.01-193.14 ARMORIES

556

CHAPTER 193

ARMORIES

193.01-193.14 Repealed, 1947 c 133 s 10; 1949 c 459 s 4.

193.141' ARMORY CONSTRUCTION AUTHORIZED

The proprietors of the townsite of the town, (now city) of Litchfield, in 1869 dedicated block 17, 33 and 53 to public use. Such dedication prevents the city from conveying any part of the fee title to the state for armory purposes. The fact that block 53 was used as a park, does not prevent its use for other public purposes. OAG Jan. 23, 1948 (59-A-40).

A city may insure whatever interest it owns in an armory building but cannot insure the interest of the state. OAG April 5, 1948 (310-B-6).

193.142 MINNESOTA STATE ARMORY BUILDING COMMISSION

HISTORY. 1947 c 133 s 2; 1949 c 459 s 3.

193.143 POWERS OF CORPORATION

HISTORY. 1947 c 133 s 3; 1949 c 459 s 2.

193.19 CITY OR VILLAGE ARMORY COMMISSION

Receipts from the rental of an armory building are subject to the control of the armory commission. The city has no rights therein. OAG Oct. 2, 1950 (310-B-5).

CHAPTER 194

NAVAL MILITIA

194.04 COMPOSITION

HISTORY. 1899 c 355 s 4; 1905 c 34 s 4; RL 1905 s 1150-1153; GS 1913 s 2474; 1915 c 353 s 2; GS 1923 s 2521; MS 1927 s 2521; 1947 c 125 s 16.

VETERANS

CHAPTER 196

DEPARTMENT OF VETERANS AFFAIRS

196.01 CREATED

Amendments to laws relating to department of veterans affairs. 31 MLR 88.

196.02 COMMISSIONER OF VETERANS AFFAIRS

HISTORY. 1943 c 420 s 2; 1949 c 739 s 20; 1951 c 713 s 18.

VETERANS; REWARDS, PRIVILEGES 197.12

196.05 DUTIES OF COMMISSIONER

The commissioner of veterans affairs may pay student activity fees for veterans attending state teachers colleges. OAG Dec. 13, 1946 (310-S).

Under the provisions of Laws 1943, Chapter 663, a veteran who received an honorable discharge on Nov. 5, 1945, but who reenlisted and received a blue discharge April 15, 1947, was entitled to aid from the World War rehabilitation fund. OAG Nov. 25, 1947 (310-S).

That hospitalization of a veteran may have resulted from moral failure of the veteran is immaterial as to the eligibility of veteran's dependents under this section. OAG June 24, 1948 (310-S).

The commissioner of veterans affairs is the custodian of all veterans' bonus records. There is imposed upon the commissioner the additional duty of administering the Veterans Adjusted Compensation Act. Records relating to such adjusted compensation are under the provisions of section 196.08, confidential and privileged. OAG May 17, 1951 (822).

196.08 FILES AND RECORDS CONFIDENTIAL

The commissioner of veterans affairs is the custodian of all veterans' bonus records. There is imposed upon the commissioner the additional duty of administering the Veterans' Adjusted Compensation Act. Records relating to such adjusted compensation are under the provisions of section 196.08, confidential and privileged. OAG May 17, 1951 (822).

196.14 EMPLOYMENT OF PERSONS ENTITLED TO VETERANS PREFERENCE

Veterans preference law applies to the office of school physician. OAG Nov. 25, 1946 (85-F).

The veterans preference law does not prevent a village council from in good faith abolishing an office, or position that it has the power to create. State ex rel v Thomas, 223 M 435, 27 NW(2d) 156.

School board may abolish a position if the action is taken in good faith and not for the purpose of circumventing a civil service rule or a statute granting veterans preference. OAG Sept. 22, 1947 (85-F).

Where a former first class patrolman of a city was eligible to take examination for sergeant but was unable to do so because called into naval service, and the appointments of sergeants made after examination were temporary, the former first class patrolman is entitled to take the examination upon his discharge from naval services. OAG Aug. 5, 1947 (120).

CHAPTR 197

VETERANS, REWARDS, PRIVILEGES

197.09 EDUCATION OF CHILDREN OF SOLDIERS KILLED IN WORLD WAR

HISTORY. 1935 c 350 s 1; Mason's 1927 s 4397-21; 1947 c 176 s 4; 1951 c 486 s 1.

The determination of domicile is a question of fact; and a war orphan of a World War I veteran, if otherwise eligible for additional benefits, must be domiciled in Minnesota for at least two years. OAG Dec. 18, 1950.

197.12 Obsolete.