# **MINNESOTA STATUTES 1953 ANNOTATIONS**

## 56.23 SMALL LOANS

142

## 56.23 APPEALS

Time within which to appeal. 35 MLR 640.

## 56.26 LIMITATIONS

A person who loans money without taking a pledge or who loans money on a pledge of trivial value and who charges a usurious rate of interest is not doing business as permitted by the law relating to licensed pawnbrokers and he stands as to these transactions on the same footing as any other person who engages in the business described in section 56.01 without procuring the necessary license. The commissioner of banks has the right of inspection to determine the facts. OAG Mar. 2, 1948 (53-A-18).

## CHAPTER 59

## CERTAIN INVESTMENT COMPANIES

#### 59.01 DEFINITIONS

HISTORY. 1943 c 591 s 1; 1949 c 539 s 1.

Investment companies as defined in Chapter 59, are thus enabled to deposit assets with the state treasurer as security for payment of certificate obligations. OAG July 26, 1946 (29-A-20).

## 59.13 NOTICE TO TREASURER OF DESIRE TO SELL ASSETS

The securities deposited by investment companies with the state treasurer may be sold by the investment companies by following the procedure set forth in section 59.13. The bank to whom the securities are forwarded holds the securities as agent and the securities remain in the legal custody of the treasurer, and when the sale is closed the proceeds remain in the custody of the treasurer and must be forwarded to him. OAG June 21, 1948 (454-I).

## 59.23 COMMISSIONER TO MAKE EXAMINATIONS

What action to take, or whether or not to take action at all under this section, is a matter within the sound discretion of the commissioner. OAG July 26, 1946 (29-A-20).

#### INSURANCE

#### **CHAPTER 60**

## **INSURANCE DIVISION**

HISTORICAL. Prior to 1868 there were no laws relating to insurance except a few sections found in the "Corporations for Profit" chapter, and in the penal laws.

Laws 1868, Chapter 22, regulating foreign and domestic insurance companies, was amended by Laws 1869, Chapter 44. A board of insurance commissioners, consisting of the state treasurer, state auditor, and attorney general, administered the act and collected the two percent premium tax from foreign corporations.

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