

MINNESOTA STATUTES 1953 ANNOTATIONS

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FIRE INSURANCE COMPANIES 65.01

An employee's plan providing for life insurance only under which the employer is to make deductions from the wages of his employees is not within the licensing provisions of section 63.36. OAG March 17, 1948 (249-A-19).

Where an employer merely deducts payments from wages and pays same to a clinic on direction of the employees, a license is not required under section 63.36. OAG Nov. 14, 1951 (249-A-19).

CHAPTER 64

FRATERNAL BENEFICIARY ASSOCIATIONS

64.06 BENEFICIARIES

In loco parentis in national service life insurance. 36 MLR 757.

64.18 BENEFITS EXEMPT FROM PROCESS; TAX EXEMPTION

An exemption from taxation is a privilege of such high order and is so rarely granted that it can be established or extended only by, and according to the reasonable and natural import of, clear and explicit language, and not by implication or presumption. *Ramaley v City of St. Paul*, 226 M 406, 33 NW(2d) 19.

64.20 EXISTING ASSOCIATIONS; POWERS

An act of the territorial legislature incorporating a grand lodge provided it "shall be established in St. Paul," and prohibited bylaws in conflict with that provision, must amend its articles before it can move to some other location. An amendment of bylaws was not sufficient. OAG Jan. 15, 1949 (92-A-7).

64.32 DOMESTIC ASSOCIATIONS; DISSOLUTION

Type of administrative action subject to control by a writ of quo warranto. 37 MLR 1.

Conditions for the issuance of the writ on application and relation of the attorney general. 37 MLR 8.

64.363 ODD FELLOWS; GRAND LODGE

HISTORY. 1953 c 121 s 1, 2.

64.60 MANDAMUS PROCEEDINGS

Judicial review of means of extraordinary remedies. 33 MLR 570, 607, 685.

CHAPTER 65

FIRE INSURANCE COMPANIES

NOTE: Laws 1860, Chapter 6, entitled "An act to regulate insurance companies not incorporated in Minnesota," was the first attempt to regulate fire insurance companies. The law was revised and rewritten by Laws 1872, Chapter 1, and made to include domestic companies. Laws 1885, Chapter 185, authorized fire and marine companies to write hail and tornado insurance. The law was completely revised by Laws 1895, Chapter 175, and as amended and supplemented is now Chapter 65.