71.32 CERTAIN STATE PROPERTY INSURED BY CONSERVATOR OF RURAL CREDIT; STATE PRISON ALSO INSURED

There is no statutory prohibition against use of state funds to pay the cost of fire or theft insurance. OAG Dec. 13, 1948 (980-A-8).

Officers and employees of the state being immune from civil suit from injuries resulting from the negligent act arising out of the performance of their duties, state funds may not be used to pay the cost of public liability coverage. OAG Dec. 13, 1948 (980-A-8).

The state may legally carry fire insurance on prison property augmented by extended coverage including windstorm, hail, explosion, riot, strike conditions, civil commotion, aircraft, vehicles, and smoke laws provided that premiums for such insurance will be paid from a prison revolving fund. OAG Nov. 7, 1952 (980-A-8).

The conservator of rural credit is authorized to purchase insurance covering certain state property. The state prison property may also be insured but the director of public institutions is not authorized to insure state prison property outside of the prison proper. OAG April 1, 1953 (980-A-8).

71.34 VIOLATIONS: PENALTIES

Subdivision 2 renumbered 60.517.

CHAPTER 72

PROHIBITIONS; PENALTIES; REGULATION OF TRADE PRACTICES

72.04 ISSUE OF PROHIBITED LIFE POLICIES

Recovery by insured of attorney's fees incurred in defending a declaratory judgment action contesting policy coverage. 37 MLR 139.

72.05 AGENT OF INSURER, PROCURING PREMIUMS BY FRAUD A MISDEMEANOR

Judicial control of matters relating to sterile premiums. 34 MLR 240.

72.08 FALSE STATEMENTS IN APPLICATIONS

HISTORY. 1885 c 184 s 20; 1895 c 175 s.72.

Judicial control of matters relating to sterile premiums. 34 MLR 240.

72.13 REBATE ON INSURANCE CONTRACTS PROHIBITED

Classification of policies with and without disability benefits for purposes of anti-discrimination. 32 MLR 186.

72.14 INSURED PROHIBITED FROM RECEIVING REBATES

Self incrimination; confession covered by police; legislative investigations; production of writings; bodily or mental examination; jurisdictional limits of the privilege; waiver by testifying. 34 MLR 1.

REGULATION OF TRADE PRACTICES

72.20 PURPOSE OF SECTIONS 72.20 TO 72.33

State regulation of unfair and deceptive practices. 32 MLR 237.

73.33 PROHIBITIONS AND PENALTIES

72.33 CONSTITUTIONAL EVIDENTIAL PRIVILEGE DENIED; IMMUNITY; WAIVER

Self incrimination; confession covered by police; legislative investigations; production of writings; bodily or mental examination; jurisdictional limits of the privilege; waiver by testifying. 34 MLR 1.

CHAPTER 73

STATE FIRE MARSHAL

73.01 EX OFFICIO FIRE MARSHAL

NOTE: The original act creating the office of state fire marshal, Laws 1905, Chapter 331, as amended by Laws 1907, Chapter 451, and modified by Laws 1911, Chapter 203, is entirely superseded by Chapter 73, derived from Laws 1913, Chapter 564.

The employees in the fire marshal's division are not affected by the provisions of section 352.04.

The fire marshal's division is not required to contribute 56% of the amount deducted from the salaries of employees for the state employees' retirement fund under section 352.04. OAG Nov. 17, 1947 (331-A-4).

73.09 BUILDINGS REPAIRED OR TORN DOWN, ENTRANCE TO

NOTE: Excepted from the Rules of Civil Procedure insofar as inconsistent or in conflict therewith.

73.10 STRUCTURES REPAIRED OR DEMOLISHED

NOTE: Excepted from the Rules of Civil Procedure insofar as inconsistent or in conflict therewith.

73.11 EXITS OPENED, ORDER

NOTE: Excepted from the Rules of Civil Procedure insofar as inconsistent or in conflict therewith.

73.12 ORDER TO BE IN WRITING

NOTE: Excepted from the Rules of Civil Procedure insofar as inconsistent or in conflict therewith.

73.13 NOTICE, SERVICE ON OWNER

NOTE: Excepted from the Rules of Civil Procedure insofar as inconsistent or in conflict therewith.

Demolition of buildings by state fire marshal. 33 MLR 48.

Proceedings for the alteration, repair, demolishing of structures creating a fire hazard. 33 MLR 48.

73.14 WRITTEN OBJECTIONS FILED BY OWNER

NOTE: Excepted from the Rules of Civil Procedure insofar as inconsistent or in conflict therewith.

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