

MINNESOTA STATUTES 1953 ANNOTATIONS

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THEATERS AND HALLS 75.22

73.15 HEARING

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

73.16 FAILURE TO COMPLY WITH ORDER

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

73.17 COMBUSTIBLE MATERIAL REMOVED

HISTORY. 1913 c 564 s 18; 1917 c 469 s 1; 1949 c 292 s 1.

73.171 REGULATION

HISTORY. 1949 c 292 s 2.

State rules and regulations governing the maximum capacity of underground storage tanks of inflammable liquids prevail over the provisions of ordinances by the city of Brainerd. OAG June 12, 1952 (197).

73.20 FIRE INSURANCE COMPANIES TO PAY COST OF MAINTENANCE

HISTORY. 1913 c 564 s 23; 1915 c 341 s 1; 1937 c 77 s 1; 1949 c 315 s 1.

Validity of state insurance premium tax on foreign insurance companies measured by gross premiums from risks within the state. 30 MLR 642.

73.30 FIRE EXTINGUISHERS

HISTORY. 1953 c 430 s 1-3.

CHAPTER 74

PROTECTION OF BUILDINGS GENERALLY

74.04 LOCAL, MINNEAPOLIS ONLY

74.08 ENFORCEMENT; PENALTIES

HISTORY. 1883 c 133 s 1, 5.

Effect of "loss by fire," exception to rental covenant. 35 MLR 603.

CHAPTER 75

THEATERS AND HALLS

75.22 LICENSES; MOVING PICTURES

HISTORY. 1917 c 466 s 21, 22; 1925 c 399 s 1; 1935 c 155 s 1; 1949 c 108 s 1.

Open air theaters exhibiting motion pictures are affected by the provisions of section 75.22. OAG Feb. 3, 1947.

76.01 DRY CLEANING AND DYEING ESTABLISHMENTS

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Exhibitors of motion pictures in the open air with or without charge must be classed as itinerant exhibitors and must secure a permit and furnish a bond. OAG June 16, 1947 (167-D).

A fenced, open air theater permanently located on a tract of ground is an itinerant moving picture exhibition. OAG Aug. 15, 1947 (850-C).

CHAPTER 76

DRY CLEANING AND DYEING ESTABLISHMENTS

76.01 DEFINITIONS

The purpose of Laws 1921, Chapter 459, Section 1, is to establish standards of construction of buildings in which dry cleaning and dyeing could be carried on and also to regulate the general conduct of said business. OAG July 7, 1949 (197-B).

76.02 USE OF BUILDING, APPROVAL

Where a dry cleaning establishment moves into a new building which has never been inspected and approved by the state fire marshal, the building must be inspected and must meet all requirements of the dry cleaning law before a dry cleaning establishment can be licensed or a new permit obtained. OAG Nov. 20, 1947 (197-B).

76.04 INSPECTION; PERMIT

Where a dry cleaning establishment moves into a new building which has never been inspected and approved by the state fire marshal, the building must be inspected and must meet all requirements of the dry cleaning law and it can be licensed or a new permit obtained. OAG Nov. 20, 1947 (197-B).

76.08 BUILDINGS TO BE FIREPROOF

If the state fire marshal is satisfied that it is unsafe to use a Stoddard solvent and solvents having a lesser flash point in a 140 Fahrenheit unit even though installed in a proper building, the marshal may disapprove the use of such equipment. OAG April 23, 1947 (197-B).

A new permit must be obtained to conduct a dry cleaning establishment in a new building which has never been inspected and approved by the state fire marshal and such building must comply with the requirements of the dry cleaning law. OAG Nov. 20, 1947 (197-B).

76.19 Omitted, duplicate of a part of Section 76.18.

76.20 LIGHTING

Where a dry cleaning establishment moves into a new building which has never been inspected and approved by the state fire marshal, the building must be inspected and must meet all requirements of the dry cleaning law before a dry cleaning establishment can be licensed or a new permit obtained. OAG Nov. 20, 1947 (197-B).

76.259 Repealed, 1947 c 225 s 1.

76.27 ABANDONED BUILDINGS

The exemption or exception provided in Laws 1921, Chapter 459, Section 30, coded as section 76.26, referring to persons conducting a dry cleaning plant as of